Bidding Documents for Execution of Works

Name of the Work: New Wiring of Old Wing Hostel at GC Women University Sialkot

ApproximateCost: 12, 50000/- PKR
Earnest Money:
TimeLimit: 1 Month
Name of Contractor:
Deposit–At-Call No:
Tender Fee Amounting to Rs
Received vide receipt NoDated:
Adopted from Government of the Punjab amended version dated: 07-12-2007

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GENERAL DIRECTIONS FOR THE GUIDANCE OF THE TENDERERS

- These directions are provided to assist the tenderer in preparing and submitting histender.
 The tender shall contain all information and data required to be furnished and shall be prepared and submitted in accordance with the instructions set for thhere in.
- 2. All necessary documents, such as copies of specifications (excluding standard specification books etc.), contract documents, including bill of quantities, estimated rates and any other document required in connection with the preparation of tender or execution of works, signed by the Engineer-in-charge will accompany the tender form and the cost of such annexed documents will be reflected in the cost of the tender form.
- 3. Thetendererwillnotbereimbursedforanycostsofanykind,whatsoever,incurredin connectionwiththepreparationandsubmissionofhistender.
- 4. Nosingletendershallincludemorethanonework. Atenderer who wishes to tender for two or more works shall submittender for each work, separately.
- 5. Thememorandumofworktenderedfor,andthescheduleofmaterialsandequipmentto besuppliedbytheEngineer-in-chargeandtheratesatwhichtheyaretobechargedfor (annexedhere to)shallbefiledintheofficeoftheEngineer-in-chargebeforethetender formisissued.Atthisstagethetenderershouldensurethatthetenderformsoissuedis complete in allrespects.
- The tenderer shall note that the ultimate responsibility for the quality of work and its
 conformitywiththespecificationsanddrawingsrestssolelywiththesuccessfulbidder whose
 tender isaccepted.
- 7. Thetenderershallathisownexpense,inspectandexaminethesiteandsurroundingsand obtain for himself, on his own responsibility, information that may be necessary for preparing the texter and enteringintocontract, and shall determine and satisfy himself by suchmeansashemayconsidernecessaryordesirableastoallmatterspertainingtothe tender. The tenderer shall also satisfy himself before submitting his tender as to the natureofgrounds, hydrological and climatic conditions, the formand nature of the site, the nature and of the terrain, the availability of labour, water, electric power and transportation facilities in the area. The tenderer shall specially investigate into the sources of material stobe used for the works and satisfy himself about the quality and quantities of the same and tmaterials for the completion of the work and the means of access to the site, the accommodation he may require and, general, shall himself necessary information, astotherisks, contingencies and other circumstances which may influence or affecthistender. The Engineer-in-chargeshall not assume any responsibility regarding informationgathered, interpretation or deduction which the tenderer may arrive at, from thedatathatmaybefurnishedwiththecontractdocuments.
- a)Thetenderershallfillupthebidschedule.
 b)Thetenderershallquotehisownunitrateinthebidscheduleonwhichheiswillingto undertakeeachitemofwork.

- 9. (i)Thetenderershallworkouttheamountagainsteachitemofworkinthebidschedule and will indicate the total amount of his tender on which he is willing to complete the works. The total amount worked out in the bidschedule shall be entered by the tenderer in histender as histender price for the work, in case of discrepancy between amounts in figures and inwords the amount inwords shall prevail.
 - (ii) Shouldanydiscrepancybefoundintheamountofpayitemsorifacolumnofamountis foundblankafterfillinginaunitrate, the unitrate filled by the tenderer will be extended in working out of the amount of the tender and the total amount of the bidschedule will be adjusted accordingly.
 - (iii) Ifaunitrateisleftblank,buttheamountagainsttheitemisfilled,theunitratewillbe workedoutonthebasisoftheamountdividedbythequantityoftheitemshowninthebid schedule.
 - (iv) Ifitisfoundthatthetendererhasnotenteredanyunitrateandamountagainstanyof thepayitemsofthebidschedule,theEngineer-in-chargeshallfillintheblanksbynothing theword"Nil"insuchblanksatthetimeofopeningofthetender.Suchpayitemsshallbe deemedtobecoveredbytheratesofotheritems.
 - $\label{thm:condition} \begin{tabular}{ll} (V) If the tenderer does not accept the adjusted/corrected amount of tender according to the above provision, his tender shall be rejected and the earnest money for feited. \\ \end{tabular}$
- 10. Thetenderwhichproposesanyalterationintheworksspecifiedinthebidscheduleorin thetimeallowedforcarryingouttheworksorinanyotherconditionmentionedbythe Engineer-incharge, willbeliabletorejection. The tenderershall signeach and everypage of the tenderand contract documents, without making anyalteration. Allen closures is sued with the contract documents, shall be attached with the tender duly signed by the tenderer. Anyaddition or alteration made after filling the formshall be duly attested by the tenderer. Non-compliance of this condition shall render the tender liable to rejection.
- 11. Thetenderershallfillinthetenderdocumentsinink.Errors,ifany,shallbescoredoutand corrections rewritten legibly and attested by the tenderer. Any tender with unattested correctionshallbeattestedbythetendererinthepresenceofothertenderersatthetime of opening of the tender except that no correction shall be permissible in the rate or amountofthebidscheduleorinthetenderedpriceaftertheopeningofthetender.
- 12. Additional clause(s) for a particular workshall be typed on separate sheet by the Engineer-which will be annexed to the contract documents specifying the number of sheet(s). The tenderer shall not addordelete any additional clause(s) in the additional clause(s) sheet(s), provided by the Engineer-in-charge.
- 13. The quantities mentioned in the bid schedule are estimated quantities, to be usedfor preparingtenders, and the Engineer-in-chargedoes not expressly nor by implication agree that the actual amount of works to be performed will correspond the rewith. No payment will be made on account of anticipated profits for work covered by the contract which is not performed, nor will any adjust mentinthe unit rates set for thin the bids chedule be made because of an increase or decrease in the actual quantities from the estimated

- quantities indicated therein, except as determined in accordance with the provisions of clause 42 of the general conditions of contract.
- 14. Notenderwithoutearnestmoneyshallbeentertained, Earnestmoney, calculated @ 2% of the estimated cost of the work (rounded suitably), shall be in the form of deposit at call $receipt. The earnest money of the unsuccessful tenderers shall normally be returned by the {\it the ansatz} and {\it the ansatz} are the {\it the ansatz} and {\it the ansatz} are the {\it the$ SecretaryWorksCommittee/Campus Management Committee, Govt. College Women Sialkot (GCWUS) within a week of opening of the University, tendersandinanycasenotlaterthanthirty(30)daysfollowingthedatesetforopeningof thetenders.Intheeventofthetenderbeingaccepted,areceiptoftheearnestmoney forwardedtherewith, shall thereupon begiven to the contractor. The earnest money of the successful tenderer on execution ofthe contract covering work will adjusted towardstheamountofsecuritydeposittoberetainedfromthefirstamount(s)payableto thecontractorunderthecontract.
- 15. The successful tenderer will be required to enter into a contract, furnish the performance security (where verrequired) and to commence the work within the times specified in the memorand umof work. Should the successful tenderer refuse or fail for any reason to enter into contract, or to furnish the performance security or to commence the work within the time specified in the memorand um of work, it should constitute a just cause for the annulment of the award and in the event of such annulment, the entire earnest money shall be for feited to GCWUS, as compensation for such default.
- 16. (i)Thetendershallbesignedbytheperson(s)dulyauthorizedtodoso.Intheeventofa tenderbeingsubmittedbyafirm,itshallbesignedseparatelybyeachmemberthereof,or intheeventoftheabsenceofanypartner,itshallbesignedonhisbehalfbyaperson holdingapowerofattorneyauthorizinghimtodoso.Suchpowerofattorneyshouldbe producedwiththetenderanditmustdisclosethatthefirmisdulyregisteredunderthe partnershipAct,1932oranyotherlawinforce.
 - (ii) Thetendersubmittedbyajointventureoftwoormorefirmsshallbeaccompaniedbya document of formation of the joint venture, duly registered and authenticated by a competentcourt,inwhichshallbestatedprecisely,theconditionsunderwhichitshall function, its period of validity, the person(s) authorized to represent it and accept its obligations the participation of several firms forming the joint venture and any other informationnecessarytopermitafullappraisalofitsfunction.
 - (iii) A tender submitted by a corporation must bear the seal of the corporation andbe attested by itsSecretary.
 - (iv) Inallcases,thetendermustbesignedbyanindividualorindividualshavingpowersto legallybindthefirm,jointventure,corporationorcompaniesonwhosebehalftheyare signing.
- 17. Each tenderer shall be deemed to have satisfied himself before tendering as to the correctness and sufficiency of his tender and of the rates and prices stated in the bid schedule, which rates and prices shall, except insofar a sit is otherwise expressly provided in the contract, cover all obligations under the contract and all matters and things necessary for the proper completion and maintenance of the work.

- 18. The tenderer may modify or withdraw his tender after submission, provided that the modificationornoticeofwithdrawalisreceivedinwritingbytheEngineer-in-chargeprior totheprescribeddeadlineforsubmissionoftenders. Thetenderer's modificationornotice of withdrawalshallbeprepared, sealed, marked and delivered, with the innerenvelops additionally marked "MODIFICATION OR WITHDRAWAL" as appropriate. No tender may be modified subsequent to the deadline for submission of tenders. Withdrawal of a tender during the interval between the deadline for submission of tenders and the expiration of the period tender validity i.e. sixty (60) days as specified by the tender errinthe form of tender may result in the forfeiture of the tender security.
- 19. Thetenderershallsubmittheoriginaltenderdocumentscompleteinallrespectandkeepa copyofthetenderforhisownrecord. Theoriginalshouldbesealedinaninnerandan outerenvelope, dulymarkingtheenvelopesas "ORIGINAL". Theinnerandouterenvelopes shall, (a) beaddressed to (Secretary Works Committee/Campus Management Committee GCWUS), (b) and bearthefollowing identifications: Tenderfor (Name of Contract), (Reference Number of Tender), and the words "DONOTOPENBEFORE, (Time and Date, set for opening)". The innerenvelopes shall indicate the name and address of the tender er to enable the tender to be returned unopened in case it is declared to have been received late is otherwise unacceptable. If the outer envelope is not sealed and marked as instructed above, the Engineer-in-charge will assume no responsibility for the misplacement or premature opening of the tender submitted. A tender opened prematurely because of improper identification will be rejected.
- 20. Thetenderershallindicate in the space provided in the tender his full and proper address at which notices may be legally served on him and at which all correspondence in connection with his tender and the contract is to be sent.
- 21. The presentation of tender implies full acceptance on the part of the tender of these instructions and all other conditions set for thin the contract document.
- 22. Any tender received by the (Secretary Works Committee/Campus Management CommitteeGCWUS) after the deadline for submissionoftendersprescribedintheNoticeInvitingTenderswillbereturnedunopened to thetenderer.
- 23. TheEngineer-in-chargeorhisdulyauthorizedofficer(notbelowtherankofAssistant Engineer/SubDivisionalOfficer)willopentendersinthepresenceofintendingtenderers ortheirauthorizedagents,whomaybepresentatthetime. Theofficeropeningthetender willannouncethenamesofthetenderer,tenderratesandthepresenceofrequisitetender security.
- 24. Promptlyaftertheopeningoftenders, the Engineer-in-charge will undertake a detailed evaluation of tenders. The Engineer-in-charge will determine whether each tender is substantially responsive to the requirements of the tender documents and conforms to all the terms, conditions and specifications of the tender documents without material deviationorreservation; if a tender is not substantially responsive to the requirements of the tender and documents, it will be rejected by the Engineer-in-charge may not subsequently bemaderesponsive by the tenderer having corrected or with drawn the nonconfirming deviation orreservation.
- 25. ExceptforinformationtobereadoutbytheEngineer-in-chargeatthetimeofopening accordance with para 23 above, no information relating to theexamination,

- clarification, evaluation and comparison of tenders and recommendations concerning the awardofcontractshallbedisclosedtotenderersorotherpersonsnotofficiallyconcerned with such process. Any effort by a tenderer to influence the process of examination, clarification, evaluation and comparison of tenders, and in decisions concerning award of contract, may result in the rejection of histender.
- 26. Toassistintheexamination, evaluation and comparison of tenders, the Engineer-in-charge may ask tenderers individually for clarification of their tenders, including break downs of unitrates. The request for clarification and the responses hall be inwriting or by cable, but no change in the price or substance of the tenders hall be sought, offered or permitted except as required to confirm the correction of a rithmetical errors discovered by the Engineer-in-charged uring the evaluation of the tender.
- 26.(A)Incasethetotaltenderedamountislessthan 5% of the approved estimated (**DNIT**) amount, the lowest bidder will have to deposit additional performances ecurity from the Scheduled Bankranging from 5% to 10% as under, within 15 days of issuance of notice or within expiry period of bid, which ever is earlier.

TOTALTENDEREDAMOUNTBELOW CORRESPONDING ESTIMATEDCOST	ADDITIONAL PERFORMANCE SECURITY
5%	5%
6%	6%
7%	7%
8%	8%
9%	9%
10%	10%

Note: And further clarified by the Finance Department videth is Notification No. RO (Tech.) FD-1-2/83. VI (P) dated 24-01-2006 that if contract or quoterates 11% below the technically sanctioned and then the corresponding additional security @ 11% (or subsequent% age below the estimated cost) shall be deposited.

26-B)Lowestevaluatedbiddershall, within 15 days of receipt by him of an otice in this regard, furnishtothetenderapprovingauthorityincash, bankdraft, cashier's cheque, paymentorderofbankguarantee(validforthreemonthsbeyondcompletiontime/extend completion time) from any scheduled Bank of Pakistan, the amount to make up performance security & or additional Performance Security, where required and specified in the tender in item of work.Should the evaluated (h) Memorandum lowest bidder refuseorfailofanyreasontofurnishtheperformancesecuritywithinthespecifiedtime,it shouldconstituteajustcauseforrejectionofhistenderandintheeventofsuchrejection the entire earnest money shall be fortified to government as compensation for such default.

- 27. TheEngineer-in-chargeshallhavetherightofrejectingalloranyofthetenderswithout assigning any reason thereof. The Engineer-in-charge will not be bound to awardthe contracttothelowestortoanyothertenderer.
- 28. The unit rates and prices entered in the bid schedule will be the rates at which the contractorwillbepaid(subjecttotheadjustmentspecifiedinclause55oftheannexed conditions)andshallbedeemedtoincludeallcostsofperformingthework,including income tax, super tax, and / or other charges, duties and taxes of the Government, autonomous,semi-autonomousandlocalbodies,profitsandcostsofacceptingthegeneral risk,liabilitiesandobligationssetforthinorimpliedfromthecontract.
- 29. Priortotheexpirationoftheperiodoftendervalidity(60days)prescribedinthetender formoranyextensionthereofthatmayhavebeengrantedbythetenderer,theEngineer-chargewillnotifythesuccessfultendererbycableandconfirminwritingbyregistered letterthathistenderhasbeenaccepted. Thisletterofacceptanceshallnamethesum whichwillbepaidinconsiderationoftheexecution,completionandmaintenanceofthe

- works a sprescribed in the contract, (herein after called the contract price). The notification of a ward will constitute the formation of the contract.
- 30. The Engineer-in-charge will notify acceptance of the tender to the successful tenderer. The contract agreement may be obtained by the contract or from the office of the Chief Engineer, CCMUS at his own cost. Within fifteen (15) days of receipt of the form of agreement, the successful tenderer shall furnish the performance security (5% the contract price) and sign the contract in the presence of the Engineer-in-charge.
- 31. Afterthesuccessfultendererhassignedthecontractandfurnishedadequateperformance securitytheEngineer-in-chargewillnotifytotheunsuccessfultenderersthattheywere unsuccessful.
- 32. The completion period will be reckoned from the date of delivering the award or the handingoverofthesitetothecontractor, whicheverislater.

TENDER FOR WORK

To

The Chief Engineer, GCWUS.

Dear Sir,	
I / we	
(Name of the contractor)	
theundersignedtenderer, having examined the conditions of contract, specifications, drawings, bid sc	chedule
andaddendaNosthereto, for	for the
workof	
(Name of wo	ork)
And the works associated the rewith, and having examined the site of the above named works, or	
having caused the site to be visited on our behalf by my/our competent and reliable agent, and	
$having satisfied myself/our selves a stoal l condition sunder which the above named work must be {\tt conditional}. The transfer of the transf$	
performed,herebyoffertoexecute,completeandmaintainthewholeoftheabovementioned work inc	luding
its ancillary works associated therewith, in accordance with the said contract documents, inclu	ding
the addenda indicated above, a tender priceofRs(Rupees)	
orsuchothersumsasmaybeascertained	
in accordance with the said conditions of contract and the rates, and the prices set for thin the bid schedule of the conditions of the	.
$2. \qquad Assecurity for the due performance of the undertaking and obligations of this tender I/we$	
submitherewithadepositatcallreceiptNo	
Dated_intheamountofRs(Rupees)	
FromtheBar	ık
Branchdrawn	in
yourfavourormadepayabletoyouasearnestmoney,thefullvalueofwhichwillbeabsolutely	
forfeitedtoGCWUS withoutprejudicetoanyotherrightsorremediesofthesaidUniversity,sl	houldI/
$we with draw or modify the tender within its validity period of sixty (60) days, following the date of {\tt model} and {\tt model} are the {\tt model} and {\tt model} are the {\tt mo$	receipt
oftender.	

- 3. I/weunderstandthatifmy/ourtenderisaccepted,thefullvalueoftheearnestmoneyas attached with the tender shall be detained by GCWUS towards the amount of security deposit specifiedinclause48ofthesaidconditionsofcontractanditem(d)ofthememorandumofwork.
- 4. ShouldthistenderbeacceptedbyyouI/weherebyundertake:-
- a) Tosignallthenecessarydocumentsforenteringintocontractagreementintheformset out in the contract document within fifteen (15) days following your notification of such acceptance.

- b) Tocommencetheworkwithinthestipulatedtimenamedinitem(f)ofmemorandum heretoannexedfollowingthedateofissuanceofyourordertoproceedwithorthehandingoverof the site, whichever is later and in the event of my /our failure to do so, the entire amount of earnestmoneydepositedbyme/usforwhichdepositatcallreceiptisenclosedherewithistobe absolutelyforfeitedtotheGCWUS.Onthecommencementofthework,I/weherebyalsoagreeto abidebyandfulfillallthetermsorprovisionsofthesaidconditionsofthecontractannexedhereto sofarasapplicableandindefaultthereof,toforfeitandpaytoGovernmentthesumsofmoney mentionedinthesaidconditions.
- c) To complete and deliver the whole of the work comprised in the contract within the time stipulated in item No. (g) of the memorand umbereto annexed, subject to such extension in the time limit as may be granted under the conditions of contract.
- d) The furnishing of performances ecurity under item (h) of the memorandum annexed here to, in the sum equal to 5 (five) percent of the cost of the work in the same formand on the same conditions as a represcribed by and to the satisfaction of the Engineer-in-charge.
- $\label{lem:condition} I/we also agree that when materials and/or equipment for the work are provided by the GCWUS to be paid for themshall be as provided in appendices annexed here to.$
- 6. I/weagreetoabidebythistenderfortheperiodofthirty(30)daysfollowingthedateset forreceivingoftendersanditshallremainbindinguponme/usandmaybeacceptedbyyouat anytimebeforetheexpirationofthatperiod.
- 7. Unlessanduntilaformalagreementispreparedandexecuted, this tender, together with your written acceptance thereof, shall constitute a binding contract between us, and shall be deemed for all purposes to be the contract agreement.
- $8. \qquad I/we understand that you are not bound to accept the lowest or any tender you may receive, and that you will not defray any expenses in curred by me/us intendering.\\$

Thanking you,

		Yours Faithfully,
		(Signature of tenderer) Name
		Address
Datedthi	isDay	
Of	2019	
	The above tender is hereby accepted by me on b Sialkot.	ehalf of Govt. College Women University
		(Signature of the Chief Engineer)

Incasetheaboveaddressischanged,thecontractorwillimmediatelynotifyinwritingtothe Chief Engineer, his newaddress.

MEMORANDUM OFWORK

(To be filled in by the GCWUS Department)

(a)	General Description					
(if several subworks are included, they should be detailed in a separate sheet)						
(b)	Estimate costRs.					
(c)	AmountofearnestmoneytoaccompanythetenderRs					
	$(to be furnished by the tender er in the shape of deposit at call from a scheduled Bank of\ Pakistan)$					
(d) Percentageofsecuritydeposittoberetainedfromthebills.						
	 i. OntheamountofworkdoneuptoRs.5million = ten (10)percent ii. OntheamountofworkdonebeyondRs.5million=five(5)percent 					
(e)	MinimumamountofinterimrunningbillsRs					
(f)	Mobilizationperioddays					
(g)	$Time allowed to complete the work after the expiry of mobilization period \underline{\hspace{1cm}} days.$					
(h)	AmountofperformancesecurityofRsin					
	the form of Bank Guarantee (see contract conditions clause 7 and general direction 26 (A),					
	five (5) percent of the accepted tender price in case of tenders with cost exceeding Rs. 50					
	millions and as per condition 26 (A) for all tenders.					
(i)	Period of maintenance (after the date of issuance of certificate of completion)					

BID SCHEDULE

Sr No	Description of Item	Specifications	Estimated Quantity	Unit of Rates	Amount RS (Inclusive of all Taxes)
1	Power Panels		Quantity	Rutes	Tunes)
1.1	Providing, Erection, Testing & Commissioning of Water Proof Wall Mounted Main Panel Box (Recessed Type) Equipped with 100 Amp 3 Pole Circuit Breaker, Neutral & Grounding Bus Bar, complete in all aspects satisfying engineer in charge.	Schneider, Terasaki or Equivalent	1	Nos.	
1.2	Providing, Erection, Testing & Commissioning of Sub Main Panel Board Wall Mounted Concealed Type for Ground Floor with following Circuit Breakers, Neutral, Grounding Bus Bar, Digital Volt & Amp Meter with respective Selector Switch, complete in all aspects satisfying engineer in charge. *Incoming 100 Amp 3 Pole 63 Amp 3 Pole x 2 *Outgoing 10 Amp Single Pole x 12	Schneider, Terasaki or Equivalent	1	Nos.	
1.3	Providing, Erection, Testing & Commissioning of Sub Main Panel Board Wall Mounted Concealed Type for First Floor with following Circuit Breakers, Neutral, Grounding Bus Bar, Digital Volt & Amp Meter with respective Selector Switch, complete in all aspects satisfying engineer in charge. *Incoming 63 Amp 3 Pole x 1 *Outgoing 10 Amp Single Pole x 12	Schneider, Terasaki or Equivalent	1	Nos.	
2	Power Cables & Conduits	D 1			
2.1	Providing and laying of PVC Conduit 1" / 0.75" dia size (Underground) whichever is required, The cost includes laying, fixing of PVC pipe with all type of fixing material such as clips, saddle, screws, drilling, chipping, flexible pipe wherever required with repair of surface (exclusive of paint) after undergrounding complete in all aspects, as approved by engineer in charge.	Popular or Equivalent	1200	RFT	
2.2	Providing and laying of PVC Conduit 2" dia size, The cost includes laying, fixing of PVC pipe with all type of fixing material such as clips, saddle, screws, drilling, chipping, flexible pipe wherever required complete in all aspects, as approved by engineer in charge.	Popular or Equivalent	195	RFT	

2.3	Providing and laying of Main Power Cable 6mmsq 4 core PVC insulated from Main Panel Box to Sub Main Panel Board Ground Floor via prepaid PVC Pipe, as approved by engineer in charge.	Fast, Pakistan or Equivalent	235	RFT	
2.4	Providing and laying of Main Power Cable 4mmsq 4 core PVC insulated from Sub Main Panel Board Ground Floor to Sub Main Panel Board FF via PVC PVC Pipe, as approved by engineer in charge.	Fast, Pakistan or Equivalent	90	RFT	
2.5	Providing, Laying, Testing & Commissioning of Circuits using 2x2.5mmsq + 1x1.5 mmsq Copper/PVC wire in prelaid PVC pipe of 1 inch dia Conduiting from Sub Main Panel Board (GF + FF) to Switch Board in each Room complete in all aspects, as approved by engineer in charge.	Fast, Pakistan or Equivalent	22	Nos.	
2.6	Supply, Installation, Testing & Commissioning of point wiring for Rooms by using 2x1.5mmsq Copper/PVC wire in prelaid PVC pipe from Switch Board to Appliances in Room eg (Fans & Lights), as approved by engineer in charge.	Fast, Pakistan or Equivalent	100	Nos.	
2.7	Supply, Installation, of PVC duct 16 x 25, wherever is required, complete in all aspects, as approved by engineer in charge.	Popular or Equivalent	700	RFT	
4	Switches & Sockets				
4.1	Supply and installation of Gang plate board with minimum 7 holes with PVC back box concealed type, complete in all aspects, as approved by engineer in charge.	Anchor or Equivalent	17	Nos.	
4.2	Supply and installation of Gang plate board with minimum 4 holes with PVC back box Concealed type, complete in all aspects, as approved by engineer in charge.	Anchor or Equivalent	4	Nos.	
4.3	Supply and Installation of Gang Switch for fans & lights in preinstalled Gang plates, complete in all aspects, as approved by engineer in charge.	Anchor or Equivalent	100	Nos.	
4.4	Supply and installation of Fan Dimmer in Preinstalled Gang Plates, complete in all aspects, as approved by engineer in charge.	Anchor or Equivalent	36	Nos.	
4.5	Supply and installation of 3 Pin Socket 10/15Amp with PVC Back Box Concealed Type, complete in all aspects, as approved by engineer in charge.	Anchor or Equivalent	40	Nos.	
5	Fire Safety				
5.1	Supply & Installation of Fire Extinguishers - 5 KG wall mount type complete in all aspects, as approved by engineer in charge.	Mobaik or Equivalent	2	Nos.	
6	Earthing				
6.1	Earth Pit with lid & lock arrangement to attain standard value of resistance having connection up to Main Panel Board at GF & FF complete in all aspects, as approved by engineer in charge.	-	1	Nos.	

BID SCHEDULE (contd.)

Name of the Work:		
Total Tendered Amount of the Work		
(To be filled in by the Tenderer)		
Grand Total RS		
(In Words) Rupees		
	•	

GENERAL CONDITIONS OF CONTRACT DEFINITIONS AND INTERPRETATIONS

Definitions Clause 1

Inthecontract(ashereinafterdefined)thefollowingwordsandexpressionsshallhavethemeaning herebyassignedtothem, except where the context otherwise requires:-

- 1) "Agent" meansthepersonappointed by the contractor to act on his behalf in his absence;
- 2) "Certificate of completion" means the certificate of completion given by the Engineer-incharge pursuant to clause 40 of these conditions;
- 3) "Contract" means the contract agreement, the documents set out there in and includes the conditions of contract, the tender and acceptance thereof, the specifications, the drawings, the bidschedule, schedule of rates and the prices;
- "Contractor" means the person or persons, firm or company whose tender has been accepted by the Engineer-in-charge, and shall include the contractor's duly authorized representative, successors and assigns;
- 5) "Contractprice" means the sum named in the tender, subject to such addition theretoor deductions therefrom as may be made under the provisions of the contract;
- 6) "Constructional Plant" means all appliances, or things required in or about the execution, completion, ormaintenance of the works or temporary works, but does not include the materials or other things intended to form or forming part of permanent or temporary works;
- 7) "Drawings" means the drawing(s) referred to in the contract documents and any modificationsofsuchdrawing(s)asmayfromtimetotimebefurnishedorapprovedin writing by the Engineer-in-charge;
- 8) "Engineer-in-charge" meansthe Chief Engineer oranyother of ficerwho for the time being and from time to time is incharge of the works and includes an officer appointed by the GCWUS to act as Engineer-in-charge for the purposes of the contract;
- 9) "Government" means the Government of the Punjab;
- 9-a) "GCWUS" means Govt. College Women University Sialkot.
- 9-b) "ItemRates" meanstherates determined on the basis of the market rates system (MRS) introduced by the Government in replacement of the Composite Schedule of Rates 1998 through Finance Department Notification NO.R.O (Tech.) F.D. 2-3/2004 dated: 02-08-2004
- 10) "Period of maintenance" means the period during which the contractor is obliged to guarantee the work or defined portions of work against defect and during which he is obligedtoperformanymaintenanceprocedurethatmaybespecifiedbytheEngineer-in-chargeandshallbecalculatedfromthedateofthecertificateofcompletiongivenbythe Engineer-in-chargeinaccordancewithclause40hereoforintheeventofmorethanone certificatehavingbeenissuedbytheEngineer-in-chargeunderthesaidclausefromthe respective dates socertified;
- 11) "Maintenance" means the repairs, amendment, reconstruction and includes the rectification of defects imperfections, shrinkages and other faults except fair wear and tear as may be required of the contractor in writing by the Engineer-in-charge during the period of maintenance;
- 12) "Programmedofwork" meanstheprogrammeofworksubmittedbythecontractorand approvedbytheEngineer-in-chargeandincludesandamendmenttheretomadefromtime totimeandapprovedbytheEngineer-in-charge.
- 13) "Site" meansthelandsandotherplaceson, at, over, under, in orthrough which the works are to be executed or carried out in pursuance of the contractor any adjacent land, or part or street, which may be allotted or used for the purpose of carrying out the contractor any lands or places provided by the Engineer-in-charge for the purpose of the contract together

- withsuchotherplaces as may be specifically designated in or pursuant to the contract as forming part of the site;
- 14) "Specifications" meansthespecification referred to in the reoforaddition thereoforaddition the thereoforaddition the
- 15) "Temporary Works" means all temporary works of every kind required in or about the construction, completion or maintenance of the works;
- 16) "Works" means the works to be executed in accordance with the contract and includes any permanent work as required for the performance of the contract.

Clause2

Marginal headings for information only

Themarginalheadings, thewords, notes, titles and phrases used in these general conditions and documents attached hereto, are strictly for information and direction of the reader with regard to the contents of the said documents and shall by no means be invoked for interpretation of thesaid clauses nor shall they be deemed to be part thereofor betaken into consideration in the interpretation or of the contract.

Clause3

Clause 4

Term to include Designation of Corresponding Post The term "Chief Engineer" used in the contract and the documents attached thereto, shall be taken to include the terms "Executive Engineer" ortheholder of the corresponding posts in relation to the work.

CONTRACT DOCUMENTS

Documents Manually Explanatory

Exceptifandtotheextentotherwiseprovided by the contract, the conditions of contract and additional conditions annexed here to shall prevail those of any other document forming contract. Subject to the foregoing, these veral documents forming the contractaretobetakenasmutuallyexplanatoryofoneanotherbut in case of any error, omission, ambiguity or discrepancy is found between these documents, the same shall be reported to the Engineer-inchargewhoshallcorrectsucherrororomissionorexplain andadjusttheambiguityordiscrepancy,asthecasemaybe,andshall thereupon issue the contractor instructions directing what mannertheworkistobecarriedout, Providedalwaysthatifin; the opinion of the Engineer-in-charge compliance with any such instructionsshallinvolvethecontractorinanyexpenseswhichby reasonofanysucherror, omission, ambiguity or discrepancy, the contractordidnothavereasonstoanticipate, the Engineer-in-charge shallpaysuchadditionalsumsasheshallcertifytobereasonableto coversuchexpenses. Provided further that anywork done by the contractor, which perpetuates or adds to any error, omission, ambiguity or discrepancy, already discovered and pointed out, shall be considered to have been done at the contractor's own risk.

Clause 5

Custody of Drawings

Classified Drawings

One copy of Drawing to

Drawings

be kept on site

Further

instructions

1) ThedrawingsshallremaininthesolecustodyoftheEngineer-incharge but two sets of the detailed or working drawings will be obtainedbythecontractorfreeofcostfromtheEngineer-in-charge afteracceptanceofhistender.Thecontractorshallprovideandmake at his own expense any further copies required by him. On the completion of the contract, the contractor shall return tothe Engineer-in-chargealldrawingsprovidedtohimunderthecontract.

2) Ifsoinstructed, the contractors hall undertakenotto disclose details of classified drawings, other than to meninhisemploy and will give an undertaking to the Engineer-in-charge that these drawings are not replicated or passes on to others or used by any other agency/person.

Onecopyofthedrawingsfurnishedtothecontractorasaforesaid shall be kept by the contractor at site and the same shall at all reasonabletimesalsobemadeavailableforinspectionandusedby the Engineer-in-charge or by any of his superior officer or byany person authorized by the Engineer-in-charge in writing.

TheEngineer-in-chargeshallsupplytothecontractor, fromtimeto time during the progress of the works, such further drawings and instructions as shall be necessary for the purpose of the proper and adequate execution and maintenance of the works, and the contactor shall carryout and be bound by the same. The contractor shall give adequate notice in writing, to the Engineer-in-charge of any such further drawing and instructions that contractor may require for execution of works or otherwise under the contract.

GENERAL OBLIGATIONS

Clause6

Contract agreement

The contractors hall, when called upon so to do by the Engineer-incharge enter into and execute a contract agreement in the form annexed.

Clause 7

Performance Security

The contractors hall (a) within 15 days of the receipt by him of the notification of the acceptance of histender furnish to the Engineer-inchargeincash, Bankdraft, Cashier's Chequeorpayment order or Bank Guarantee from the bank of Punjaborany scheduled bank ofPakistan, the amount to make up the full performance security where required and specified in the tender, and/or(b) permit GCWUS at the timeofmakingandpaymenttohimforworkdoneunderthecontract deductsuchsumasspecifiedinitem(h)ofmemorandumandmoneys ordeductionssopaidormadeshallbeheldasadditionalsecurity deposit. All compensation or the sums of money payable contractorunderthetermsofthiscontractmaybedeductedfrom,or paidbythesaleofsufficientpartofhisperformancesecurity, and in theeventofhisperformancesecurityreducedbyreasonofanysuch deductionorsaleasaforesaidthecontractorshallwithintendays the reafter makegood in cash or other securities as a foresaid and sumorsumswhichmayhavebeendeductedfrom,orraisedbysaleofperformance security or any part thereof.

Iftheamountoftheperformancesecurityisnotfurnishedwithinthe periodspecifiedat(a)above,thetenderalreadyacceptedshallbe consideredascancelledandthetendersecuritywillbeconfiscatedby the Engineer-in-charge. The performancesecurity deposit lodged by a contract (in cashorother formor retained in installments from his bills) shall be refunded to him after the expiry of three months from the date on which the work is accepted, or along with the final bill if it is prepared after that period on account of some unavoidable circumstances.

Clause 8

Programmeofworktobe furnished it so required byEngineer-in-charge

- ThecontractorshallifsorequiredbytheEngineer-in-chargesubmitin writingtotheEngineer-in-chargewithintheperiodspecifiedbyhim forhisapprovalaProgrammeshowingtheorderofprocedureand themethodinwhichheproposestocarryouttheworks. Thetime and progress chart shall be prepared indirect relation to the; time periodstartedinitem(g)ofthememorandumheretoannexedfor; thecompletionofindividualitemsthereofandtheworks as awhole. It shall indicate the forecast of the date for commencement and completionofvarious tradeprocesses or section of the works, and shall be amended as may be required by agreement between the Engineer-incharge and the contractor within the limitation of time imposed in the contractor documents.
- ii) The contactor shall also, whenever required by the Engineer-incharge, furnish for his information full particulars in writing of the organizationandstaffbywhichheproposestodirectandadminister his performance of the contract and also such furtherinformation concerningthecontractor's arrangements for the carrying out the work and of the constructional plants or temporary works which the contractor intends to supply, use or construct, as the case may be.
- iii) ThesubmissiontoandapprovalbytheEngineer-in-chargeofsuch Programme,orthefurnishingofsuchparticularsorinformationshall notrelievethecontactorofanyofhisdutiesorresponsibilitiesunder the contract
- iv) In the event of the non-submission of the Programme or revised/ amendedprogrammeofworkbythecontractorforapprovalbythe Engineer-in-chargewithintheperiodspecifiedbytheEngineer-in-charge, the contractor shall be liable to pay as compensation an amount, equal to ½ % per day or such smaller amount as the Engineer-in-charge (whose decision in writing shall be final) may decide on the total tendered amount of the work, subjectto maximum of 2% of contract amount.

Action when Programme not submitted in time

Clause 9

Setting out

The contractors hall be responsible for the true and proper setting out of the work in relation to original points, lines and levels of reference given by the Engineer-in-charge in writing and for the correctness (subject as above mentioned) of the position, levels, dimensions and alignments of all parts of the works and for the provision of all necessary instruments, appliances and labour in connection the rewith. If a tanytimed uring the progress of the work,

anyerrorshallappearorariseintheposition, levels, dimensions, or alignmentoranypartoftheworks, the contractor on being required sotodobytheEngineer-in-charge,shallathisownexpense,rectify sucherrortothesatisfactionoftheEngineer-in-chargeunlesssuch errorisbasedonincorrectdatasuppliedinwritingbytheEngineer-inchargeinwhichcasetheexpensesofrectifyingthesameshallbe bornebytheGovernment.Thecheckingofanysettingoutorofany lineorlevelsbytheEngineer-in-chargeshallnotinanywayrelieve the contractor of his responsibility for the correctness thereof, and the contractor shall carefully protect and preserve all points, marks, lines, levels, benchmarks, site-rails, pegs, slopestakes, battenboards for location, and other things used in setting out the works.

Clause10

Worktobeexecutedin accordance with the specification drawings ordersetc

Thecontractorshallexecutethewholeandeverypartoftheworksin themostsubstantialandworkman-likemanner, and both as regards materialandotherwiseineveryrespectinstrictaccordancewiththe specification. Theworkexecuted by the contractor shall also conform tothedesign(s)and/ordrawingsandinstructionsinwritingrelating totheworksignedbytheEngineer-in-chargeandlodgedinhisoffice, andtowhichthecontractorshallbeentitledtohaveaccessatsuch office, or on the site of the work for the propose of inspection during office hours. The contractor shall, if so required; be entitled athis ownexpensestomakeorcausetobemadecopiesofspecifications, and of all such designs, drawings and instructions as aforesaid.

Clause11

Action where no specifications are provided

Inthecaseofanyclassofworkforwhichthereisnosuch specification as mentioned in para-2 of general directions for the guidanceofthetendererannexedhereto, such workshall becarried outinaccordancewiththeprescribedstandardspecifications, and in theeventoftherebeing no such specifications, in accordance with the specification attached with the tender, if however, there is no standard specification or specifications attached with the workshallbecarriedout,inallrespectsinaccordancewiththe instructions and requirements of the Engineer-in-charge.

Clause12

Work to be under direction of Engineer-in- charge

Allworkstobeexecutedunderthecontractshallbeexecutedunder the directions and subject to the approval in the respects, of the Engineer-in-chargewhoshallbeentitledtodirectatwhatpointor pointsandinwhatmannertheyaretobecommencedandfromtime to time carried on.

Clause13

Lighting at Night work

Intheeventofnightworkbeingcarriedon,thecontractorshall provideandmaintainsuchgoodandsufficientlightsaswillenablethe worktoproceedwithsatisfactorilyandwithoutdanger.Similarly,the approachtothesiteandworkswherethenightworkisbeingcarried out shall be efficiently lighted. All arrangements adopted forsuch lighting shall be to the satisfaction of the Engineer-in-charge. Thecontractorshallinconnectionwiththeworksprovideand

maintain at his own cost all lights, warning lights, cautionboards,

Watching and Lighting

attendants, guardfencing and watchmen, when and where necessary orrequired by the Engineer-in-charge, for the protection of the works orforthesafetyandconvenienceofthepublicorothers.

Clause14

Arrangements safeguard danger unfinishedwork

Thecontractorisexpectedtomakehimselfacquaintedwiththe weatherconditions, etc, and make his arrangements in such a manner thatunfinishedworkisnotindangerfromstorms,floods,etc.Aclaim bythecontractorforalosscausedbyanysucheventualitywillnotbe entertained by the GCWUS.

Clause15

Contractor to supply plant, leaders, scaffolding, etc

Contractor liable to pay damages arising from non-provision of lights fencing etc.

The contractors hall supply a this own cost all materials (except such material, if any as may in accordance with the contract be supplied fromthedepartmentalstore)constructionalplants,tools,appliances, implements, ladder, cordage, tackles, scaffoldings and temporary works, requisite or proper for the execution of the works, whether original, altered or substituted, and whether included in the specifications or other documents forming the contract part of referredtointheseconditionsornot, or which may be necessary for thepurposeofsatisfyingorcomplyingwiththerequirementsofthe Engineerin-chargeasanymatterastowhichundertheseconditions he is entitled to be satisfied, or which he is entitled to require together with carriage therefore. to and from the work. contractors hall also supply without charge the requisite number ofpersonswiththemeansandmaterialnecessaryforthepurposeof setting out works, and and counting, weighing, assisting in measurementorexaminationatanytime, and from time to time of theworkormaterials. Failinghis sodoing the same may be provided bytheEngineer-in-chargeattheexpenseofthecontractor, and the expensesmaybedeductedfromanymoneyduetothecontractor underthecontract, or from his security deposit. The contractor shall also provide all necessary fencing and lights required to protect thepublic from accident, and shall be bound to bear the expenses of defenseofeverysuitactionorotherproceedingsatlawthatmaybe broughtbyanypersonforinjuriessustainedbyhimowingtoneglect intakingtheaboveprecautionsandtopayanydamagesandcosts which may be awarded in any such suit, action or proceeding sto any suchperson, or which may with the consent of the contractor be paid to compromise any claim by any such person.

Clause16

Noticetobegivenbefore theworkiscoveredup

The contractors hall give not less than fived a ys notice in writing to the Engineer-in-charge or his subordinates in charge of the work, before covering up or otherwise placing beyond the reach measurementanyworkinorderthatthesamemaybemeasured, and correct thereof be taken before the covereduporplacedbeyondthereachofmeasurementandshallnot cover up or place beyond the reach of measurement any work without the consent writing the Engineer-in-charge subordinate in charge of the work. If anywork is covered upor placed beyondthereachofmeasurement, without such notice having been

given and consent obtained the same shall be uncovered at the contractor's expenses, and no paymentoral lowances hall be made forsuchworkorthematerials with which the same was executed.

Clause17

The contractors hall provide and employ on the site for the purpose ofandinconnectionwiththeexecutionandmaintenanceofthework under thecontract:-

Contractor's employees

employees

- a) Onlysuchengineerandtechnicalassistanceasareskilledand experiencedintheirrespectivecallings, and such sub-agents, foremenandleadinghandsasarecompetenttogiveproper supervision of the work, they are required to supervise, and
- b) Suchskilled, semi-skilled and unskilled labour as is necessary for the proper and timely execution and maintenance of works under

person

The Engineer-in-charges hall have full powers at all times to object to the employmentand to require the contractor to remove for thwith from the site, the agent, workman, foreman or other any Removal of Contractor's employed by the contractor or any sub-contractor, who in the opinion ofthe Engineer-in-chargemis conducts himselforisin competentor negligent in the proper performance of his duties or whose employmentisotherwiseconsideredbytheEngineer-in-chargetobe

> No such agent, workman, foreman or other employees after his removalfromtheworkbyrequestoftheEngineer-in-chargeshallbe reemployedorreinstatedbythecontractorforthepurposesofand connection with the contract at any time, except with the prior approvalinwritingoftheEngineer-in-charge.

> undesirable, and the contractor shall comply with the request forthwith.

Clause18

The contractor shall employ for each contract, whole time qualified technicalpersonneltothesatisfactionoftheEngineer-in-chargefor thesupervisionoftheworkatthescalegivebelow;-

Whole time Qualified technical personnel for supervision of work

UptoRs.7.5million One diplomaengineer

On contracts valuing:-

- ii) ExceedingRs.7.5millionOneseniorgraduateengineerand One junior graduate engineer
- Ifthecontractorfailstoemploythequalifiedtechnicalpersonnelto the (b) above scale, the Engineer-in-charge shall, after the contractor15daysnoticetothiseffect, have the option to employ to makeupthedeficiencyinthenumberofsuchpersonsattheriskand cost of the contractor.

Clause19

Opportunities for other contractor

Thecontractorshallinaccordancewiththerequirements of the Engineer-in-chargeaffordallreasonableopportunitiesforcarrying out the work by any other contractor(s) / specialist contractor(s) executing a original work the or ancillary to the employees/workmenofsuchcontractor(s)orthoseoftheGCWUS,who may be employed in execution of, or near the site of work not included in the contract. If, however, the contractor provides any materialservices/assistanceorfacilitiestoanysuchcontractorortotheGCW USorthewrittenrequestoftheEngineer-in-charge,heshallbe

paidareasonablesumas determined by the Engineer-in-charge or paidaccording to provision in bidschedule if already made therein.

Clause 20

Damagetopersons and property

- ThecontractorshallindemnifyandkeepindemnifiedtheGCWUSagainst 1) all losses and claims for injuries or damage caused to any person orany property whatever, (other than surface or other damage to landorcropsbeingonthesitesufferedbytenantsofoccupants) which may arise out of or in consequence of the construction and maintenance of the works and against all claims, demands, proceedings,damages,costs,chargesandexpenses whateverin respectoforinrelationthereto.Providedalwaysthatnotingherein containedshallbedeemedtorenderthecontractorliablefor,orin respect of or to indemnify the GCWUS against any compensation or damages for or with respect to:-
- The permanentuse or occupation of land by the works or any part thereofor (save a shere in after provided) surface or other damage as a foresaid.
- b) TherightoftheGCWUStoconstructtheworksoranypartthereofon, over,under,inorthroughanyland.
- c) Interferencewhethertemporaryorpermanentwithanyrightorlight, air,wayorwater,orotherassessmentofquasieasementwhichisthe unavoidable result of the construction of the works inaccordance with thecontract.
- Injuriesordamagetopersonsorpropertyresultingfromanyactor neglectdoneorcommittedduringthecurrencyofthecontractofthe GCWUS,itsagents,servantsorothercontractors(notbeingemployedby the contractor) or for or in respect of any claims, demand, proceedings, damages, costs, charges, and expenses in respect thereoforinrelation,thereto.

Provided further that for the purposes of this clause the expression "the site" shall be deemed to be limited to the Area define in the specification or shown on the drawing sin which land and crops will be disturbed or damaged as in evitable consequence of carrying out the works.

The GCWUS will indemnify the contractor for and against all claims, demands, proceedings, damages, costs, charges and expenses in respectofthemattersreferredtointheprovisiontosub-clause(1)of this clause.

Indemnity by the GCWUS

Note: The limit of various departments for the application of this clause is as follows:-

Buildings ContractsexceedingRs.5Million
 PublicHealthEngineering ContractsexceedingRs.5Million
 Highways ContractsexceedingRs.10Million

4) Irrigation Theclausewouldnotapply

5) HousingandPhysicalPlanning ContractsexceedingRs.5Million

The clause may be adopted in contracts of smaller amount wherever so directed by the Vice Chancellor.

Clause21

Worktobeopento inspection

Contractor or his responsible agent to be present

Allworksunderorinthecourseofexecutionorexecutedin pursuanceofthecontract, shallatalltimebeopentoinspectionand supervisionofthe Engineer-in-chargeorhissubordinate, and the contractor shallatalltimes during the usual working hours and at all other times for which reasonable notice of the intention of the Engineer-in-charge, hissenior of his subordinate to visit the works shall have been given to the contractor, either himself be present to receive orders and instruction or have an agent, duly accredited in writing present for that purpose. Orders given to the contractor's agents hall be considered to have the same force as if they have been given to the contractor himself.

Clause22

Giving of notices and Payment of fees

Thecontractorshallgiveallnotices, and athisown cost payallfees, required to be given or paid by any national or state statute, ordinance or other laws any regulation or by—laws of any local or other duly constituted authority in relation to the execution of the worksorofany temporary works and by the rules and regulations of all public bodies and companies whose property or rights are affected or may be affected in any way by the worksor any temporary works.

Compliance with statutes regulations etc.

Thecontractorshallconforminallrespectswiththeprovisionsofany such federal, provincial and local statutes, ordinance or law as aforesaidandtheregulationsorby-lawsofanylocalorotherduly constituted which may be applicable to the works, any temporary works and with such rules and regulations of Public**Bodies** and companies as aforesaid and shall keep the GCWUS indemnified against penalties and liabilities of every breachofanysuchstatutes, ordinance or law, regulation of by-laws.

The contractors hall be responsible for the payment of all incometax, super tax and other Government or local taxes arising out of the contract, which shall not be reimbursed to him by the GCWUS and the rates and prices stated in the bidschedules hall be deemed to cover all such taxes.

Payment of income tax and other taxes.

Clause23

Cost of bonds

The cost of various bonds to be entered into and executed between the contractor and the Engineer-in-charge shall be in all respects, at the expense of the contractor.

Clause24

Change in the constitution of firm

Inthecaseoftenderbypartners, any change in the constitution of the firm, joint venture, company or corporation shall be forthwith notified by the contractor to the Engineer-in-charge for his information.

Clause 25

Photographs and advertisements

Photographsoftheworksshallbetakenbypermissionofthe Engineer-in-charge. Only signs or other advertisement approved by the Engineer-in-charge may be displayed at or near the works. Photographsoftheworksshallnotbepublishedwithoutpriorwritten approval of the GCWUS, which shall not be unreasonably withheld.

ASSIGNMENT AND SUB-LETTING

Clause26

Assignment

The contractors hall not assign the contractor any part thereofor any benefit or interest therein or there under without the prior written consent of the Engineer-in-charge.

Clause27

Subletting

thecontractorshallnotsublettheworksoranypartsthereofexcept whereotherwiseprovided by the contract, without the prior written consent of the Engineer-in-charge and such consent, if given, shall not relieve the contractor from any liability or obligation under the contract and he shall be responsible for the acts, defaults and negligence of any sub-contractor, his agents, servants or workmenas if they were the acts, defaults or neglects of the contractor, his agents, servants or workmen. Provided always that the provision of labour as a piecework basis shall not be deemed to be a subletting under this clause.

Clause28

Quantityofmaterialand workmanship andtests

All materials and workmanship shall be of the respective kinds describedinthecontractandinaccordancewiththeinstructions of theEngineer-in-chargeandshallbesubjectedfromtimetotimeto such tests as the Engineer-in-charge may direct at the place of manufacture or fabrication or on the site or at all or any of places. The contractors hall provide such assistance, instruments, machines, labour and material as are normally required examining, measuring and testing anywork and the quality, weightor quantityofanymaterialusedandshallsupplysamplesofmaterial beforeincorporation in the works for testing, as may be selected and requiredbytheEngineer-in-charge.

Cost of samples

Allsamplesshallbesuppliedbythecontractorathisowncostifthe supply thereof is clearly intended by or provided for in the specifications or bill or quantities but if not then at the cost of the GCWUS.

Cost of tests

Thecostofmakinganytestshallbebornebythecontractorifsuch testisclearlyintendedbyorprovidedforinthespecificationorbillof quantitiesand(inthecasesonlyofatestunderloadorofatestto ascertainwhetherthedesignoranyfinishedorpartiallyfinishedwork is appropriate for the purpose which it was intended to fulfill) is particularized in the specifications or bill of quantities in sufficient detailtoenablethecontractortopriceorallowforthesameinhistender.

4) If any test is ordered by the Engineer-in-charge which in either:-

- a) Notsointendedbyorprovidedfor; or
- b) (inthecases above mentioned) is not so particularized; or
- c) Through so intended by or provided for is ordered by the Engineer-in-charge to be carried out by an independent person at any place other than the site or the place of manufacture or fabrication of the material tested.

Thenthecostofsuchtestshallbebornebythecontractorifthetest showstheworkmanshipormaterialsnottobeinaccordancewiththe provisionsofthecontractortheinstructionsoftheEngineer-in-charge but otherwise by the GCWUS.

Beforeany construction material fitting is brought to the site of work,

Clause29

Costoftestsetc.not

providedfor

Constructional material fittings, etc. to conform to representative samples approved by Engineer-incharge

the contractor shall submit to the Engineer-in-charge representative samples of thematerial fitting, etc. heproposes to use. The samples after approval will be retained by the Engineer-in-charge in his custody the contractor shall be responsible for ensuring that materials and fittings, etc. conforming to such samples are used throughout the contract, failing which the material fittings, etc. will not be accepted and shall be removed for the with from the site of work if so desired by the Engineer-in-charge.

Clause30

Store to be supplied by Government

Ifthespecificationortheestimateoftheworkprovidesfortheuseof any special description of material and equipment to be supplied from the Engineer-in-charge's store or if it is required that the contractorshallusecertainstorestobeprovidedbytheEngineer-incharge(suchmaterials, stores and equipment and the price stobe charged therefore as hereinafter mentioned being far practicablefortheconvenienceofthecontractorbutnotsoasinany waytocontrolthemeaningsoreffectofthiscontractspecifiedinthe schedule of memoran dumher eto annexed), the contractor shall besupplied with such materials and stores as required from time to time tobeusedbyhimforthepurposeofthecontractonly;andthevalue ofthefullquantityofmaterialsandstoressosuppliedattherates specified in said schedule memorandum may be the or set deductedfromanysumsdueortobecomedue,tothecontractor, under contract or otherwise; or against or from the security deposit. All materials supplied to the contractor shall remain absolutepropertyoftheGovernment,andshallnot,onanyaccount beremovedfromthesiteofworkswithoutthewrittenpermissionof the Engineer-in-charge, and shall at all times be open to inspection of the Engineer-in-charge, any such material unused or in perfectly good condition the completion termination of time of the or the contractshallbereturnedtotheEngineer-in-charge'sstore,ifbya noticeinwritingunderhishandheshallsorequire; butthecontractor shallnotbeentitledtoreturnanysuchmaterialsunlesswithsuch consent, and shall have no claim for compensation on account of any suchmaterialssosuppliedtohim, as a foresaid being unused by him, or for any wastage in or damage to any such materials.

Clause31

Actionandcompensation payableincases of bad work.

IfitshallappeartotheEngineer-in-chargeortohissubordinatein chargeofthework, that anywork has been executed with unsound, imperfect, or unskillful work man ship or that any material so rarticles providedbyhimfortheexecutionoftheworkareunsound,orofa quality inferior to that contracted for, or otherwise not in accordance with the contract the contractors hall on demand in writing from the Engineerin-charge specifying the work, materials or articles complained of not withstanding been that the same may inadvertentlypassed,certifiedandpaidfor,forthwithrectify,remove andreconstruct the works ospecified in whole or in part, as the case mayrequire, or as the case may be, remove the materials or articles sospecifiedandprovidematerialasoriginallycontractedorarticlesat hisownproperchargeandcost, and in the event of his failing to do so within a period to be specified by the Engineer-in-charge demandaforesaid, then the Engineer-in-charge may rectify or remove and reexecute the work, remove and replace with others, materialsandarticlescomplainedof,asthecasemaybe,byhisown workman by other contractor and recover from the contractor towardsthecostthereofasumequaltothesumactuallyincurredby theEngineer-in-charge(whosecertificateastotheamountofthe work shall and binding on the parties plus departmental chargesontheamountsoincurredequaltoten(10)percentorsuch smallamountastheEngineer-in-charge(whosedecisioninwriting shallbefinal)maydecide,anddeductthesamefromanymoneydue orthatbecomesduetothecontractorunderthiscontractoronany account whatsoever. due bv Government contractor. Measures of rectification will be decided by the Engineer-in-charge andmayincludeadditionalworknecessarytostrengthenorsetrightthe unusual work carried out by the contractor.

Clause32

Applications of labour laws and rules

Clause33

1)

Contractor liable for payment of compensation to injured workman or in case of death to his relations. The contractor shall employ labour, provide all facilities and pay wagestohisworkpeopleoremployeesinaccordancewiththelabour lawsorenactments relating the reto and rules framed the reunder, inforce from time to time.

In every case in which by virtue of the provision of section 12, sub section(1)oftheworkman's Compensation Act 1923, GCWUS is obliged topay compensation to awork manemployed by the contractor in execution of the work, GCWUS will recover from the contractor the amount of the compensation so paid and without prejudice to the rightsofthe GCWUS under section 12, subsection (2) of the said Act. GCWUS shall be at liberty to recover such amount or any part thereof, by deducting it from the security depositor from any sum due by GCWUS to the contractor, whether under the contractor otherwise.

GCWUSshallnotbeboundtocontestanyclaimmadeagainstunder section 12, sub section (1) of the said Act, except on the written requestofthecontractoranduponhisgivingtotheGCWUSfullsecurity forallcostsforwhichGCWUSrightbecomeliableinconsequenceof contesting such claims.

Clause 34

Useofdonkeysandother animal

Nocontractorshallusedonkeysorotheranimalswithbreachingof stringorthinrope. The breaching must be at least 75 mm wide and should be of tape (Nawar).

No an imal suffering from sores, lameness or emaciation or which is

ii. immatureshallbeusedonthework.

COMMENCEMENT, TIME AND DELAYS

Clause35

Commencement of work

The contractors hall commence the work on the site within the period named in the memorandum after the receipt by him of an order in writing to this effect from the Engineer-in-charge and shall proceed with the same with due diligence and without delay, except as may be expressly sanctioned or ordered by the Engineer-in-charge or be wholly beyond the contractor's control.

Clause36

Time for completion

Subjecttoanyrequirementinthespecificationastothecompletion of any portion of the works before completion of the whole, the wholeoftheworksshallbecompleted within the timestated in the memorandum or such extended time as may be allowed under clause 37 thereof.

Clause37

Extension of Time for completion

Ifbyreasonsoftheamountofextraoradditionalworkofanykindor variationoffrom, quality or quantity of the works or any part thereof orderedbytheEngineer-in-chargeoronthegroundofhishaving beenunavoidablehinderedintheexecutionoftheworkoronany othergroundorotherspecialcircumstancesofanykindwhatsoever, or any cause beyond the reasonable control of the contractor, thedelayed or impeded or the contractor prevented from whether by the Engineer-in-charge or otherwise howsoever, or hindered in the execution or completion of the work or any part thereof, whether such delay impediment prevention or or orhindrance occurs before or after the time or extended time fixed forcompletionthecontractorshallapplyinwritingtotheEngineer-inchargewithinthirtydaysofthedateofsuchcircumstances, the full anddetailedparticularsoftheclaimonaccountofwhichhedesires an extension as a foresaid. The reasonable grounds shown therefore the contractor are such as fairly to entitle the contractor to an extension of time for the completion of the work, authorize him from timetotimeinwriting, either prospectively orretrospectively, such extension of time for the completion of the work or any part thereof, as may in his opinion be necessary or proper.

Clause38

No work at night or on Sundays /Public Holidays

Subject to any provision to the contrary contained in the contract, none of the permanent workshalls a vea shere in after provided be carried on during the night or on Sundays or public holidays without the permission in writing of the Engineer-in-charges a vew hen the work is unavoidable or absolutely necessary for the saving of life or a subject to the permission of the permission in writing of the Engineer-in-charges a vew hen the work is unavoidable or absolutely necessary for the saving of life or a subject to the permission of the permiss

propertyorforthesafetyoftheworksinwhichcasethecontractor shallimmediatelyadvisetheEngineer-in-charge.Providedalwaysthat theprovisions of this clauses hall not be applicable in the case of any workwhichitiscustomarytocarryoutbyrotaryordoubleshifts.

Clause 39

Compensation for delay

The time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor. The work shall throughoutthestipulated period of the contract beproceeded with all diligence in accordance with the programme of work as approved by Engineer-in-charge or any amended workapprovedbytheEngineer-in-chargefromtimetotime(timeand qualitybeingdeemedtobetheessenceofthecontractonthepartof the contractor) and the contractor shall pay as compensation an amountequaltoonepercentoftheamountofcontract, subject to maximum of 10% such smaller amount as theEngineer-in-charge (whosedecisioninwritingshallbefinal)maydecide,ontheamount oftheestimatedcoststatedinitem(b)ofthememorandumofwork annexedheretoforeverydaythattheworkremainsuncommenced orunfinishedaftertheproperdate.

Rate of progress

In order to ensure good progress during the execution of work thecontractorshallbebound, in all cases in which time allowed for any workexceedsthirtydays,tocompleteeachpartoftheworkorits it component, as perprogramme of work or any revision or amendment to approved by the Engineer-in-charge. In the event of the contractor to comply with this condition, without sufficient reasonsacceptabletotheEngineer-in-charge,heshallbeliabletopay ascompensationanamountequaltoonepercentorsuchsmaller amountastheEngineer-in-charge(whosedecisioninwritingshallbe final)maydecideontheestimatedcostoftheworkasnamedinthe item(b)ofthememorandumheretoannexedforeverydaythatthe duequantity of work remains in complete. Provided always that the entireamount of the compensation to be paid under the provisions of this clauses hall not exceed tempercent of the estimated cost stated initem(b)ofthememorandumofworkannexedhereto.

funds

If the funds required for completion of contract are not provided Compensation for inadequate withintwoyearsofthestipulateddateofcompletion, contractormay askforfinalizationofhiscontract. Allrecoveries due from contractor (mobilization, secured advance, machinery hire charges, etc) willbe made before finalization of contract.

CERTIFICATE OF COMPLETION

Clause 40

Certification of completion of work WithoutprejudicetotherightoftheGCWUSunderanysuchclause(s) hereincontained, assoon as in the opinion of the Engineer-in-charge, theworksshallhavebeensubstantiallycompletedandshallhave satisfactory passes any final test that may be prescribed by the contract, the Engineer-in-charge will issue to the contractor a certificateofcompletioninrespectofwork, and the period of maintenanceofworkshallcommencefromthedateofsuch

certificate, provided that the Engineer-in-charge may give such a certificatewithrespecttoanyindependentpartoftheworksbefore completion of the whole of the works, and when any such certificateis given in respect of such a part of the works, such part shallbeconsideredascompletedandtheperiodofmaintenanceof suchpartshallcommencefromthedateofsuchcertificate. Provided also that a certificate of completion given in accordance with the for egoing provisions of any part of the works shall not be deemed tocertifycompletionofanygroundorsurfacerequiringreinstatement, unless such certificates hall expressly so state. Provided further thatno such certificates hall be given nor shall the works or any ortispartsbeconsideredtobecompleteuntilthecontractorshallhaveremoved from the premises on which the works or any such parts shall be executed, all of all kinds scaffoldings, surplus materials rubbish, buildingsandotherconstructionmaterialofallkindsandcleanedoff thedirtfromallwoodwork,doors,windows,walls,floors,orother partsofanybuildingorbuildings,orroadworkandroadstructures, supply, sewerage or drainage works, sanitary installation, gas and electric fittings, in , upon or about which the works are to be executed, or which he may have had possession for the purpose of the execution thereof, nor until the works shall have been measured bythe Engineer-in-charge whose measurements shall be binding and conclusive against the contractor.

If the contractor shall fail to comply with the requirements of this clauseastotheremovalofscaffoldings, surplus materials of all kinds and rubbish as a foresaid and cleanings of dirton or before the date fixed for the completion of the works, the Engineer-in-charge may at the expense of the contractor, remove such scaffoldings or surplus materials of all kinds and rubbish and dispose of the same as hethinks dirt, and clean off such dirt as a foresaid and the contractor shall for thwith pay the amount of all expenses so in curred, and shall have no claim in respect of any such scaffoldings or surplus materials of all kinds a foresaid, except for any sum actually realized by sale thereof.

ALTERATIONS, ADDITION AND COMMISSIONS

Clause 41

Alternation in specifications and drawings

Alternations omissions of substitution do not invalidate the contract

Extension of time in consequence of alterations

TheEngineer-in-chargeshallhavepowertomakeanyalterationin, omission from, addition to, or substituted for, the original specification,drawingdesignsandinstructionsthatmayappearto himtobenecessaryoradvisableduringtheprogressofthework,and thecontractorshallbeboundtocarryouttheworksinaccordance withanyinstructionswhichmaybegiventohiminwritingsignedby the Engineer-in-charge and such alternations, omission, additionsor substitutions shall not invalidate the contract, and any altered, additionalorsubstitutedworkwhichthecontractormaybedirected todoinmannerabovespecifiedaspartofthework,shallbecarried outbythecontractoronthesameconditionsinallrespectsonwhich heagreedtodothemainwork,andthesameratesasarespecifiedin thetender(bidscheduleforthemainwork). Thetimeforthecompletionofthe workshallbeextendedintheproportionthatthe

altered, additional or substituted work bears to the original contract work and the certificate of the Engineer-in-charges hall be conclusiveto suchproportion.

And, if the altered, additional or substituted work includes any item of work, for which no rate is specified in this contract, then such items of shall be carried out at the item rates enforced at the time of receipt of tenders with reference to which the tender for the work wassubmittedbythecontractor.

Rate of works not in schedule of rates, bid

schedule or in the

estimates

If such altered, additional or substituted item(s) of work is not enteredinthebidscheduleornotavailableinMRSenforcedatthe time receipt, then the contractor shall within seven days of the date of receipt of the orders to carry out the work inform the Engineer-inchargeortheratewhichitishisintensiontochargefor suchitemsofwork, and if the Engineer-in-chargedoes not agree to thisrate, or the approval to this rate (or the negotiated rate, if any), isnotcommunicated to the contractor within a period of thirty (30) daysreckonedfromthedateofreceiptbytheEngineer-in-chargeof theproposedrate, the Engineer-in-charges hall by anotice in writing be at liberty to cancel his order to carryout such item of workand arrangetocarryitoutinsuchamannerashemayconsideradvisable; providedalwaysthatifthecontractorshallcommenceworkorincur an expenditure in regard thereto, before the rate shall have been determinedaslastlyhereinaftermentioned,heshalldosoathisown risk andcost.

No deviation from specification stipulated in the contract or additionalitemsofworkshallbecarriedoutbythecontractorunless the rate of the substituted, altered or additional items have been approvedinwritingfailingwhichGCWUSwillnotbeboundtoentertain any claim on this account. The interpretation of the Engineer-inchargeintheeventofanydisputeduetoanyambiguityinthespecification or nomenclature shall be binding and final.

Clause 42

No compensation for alterationinorrestriction ofworktobecarriedout, if variation does not exceed20%

Ifatanytimeafterthecommencementofthework,theEngineer-inchargeshallforanyreasonwhatsoever, not require the whole thereof asspecified in the tender (bidschedule annexed hereto) to be carried out, or increase or decrease in the quantity of work included in the contractoromitanysuchwork,orchangethecontractorqualityor kind of any such work, or change the levels, lines position and dimensions of of the works, or require the executeadditionalworkofanykindnecessaryforthecompletionof thework, the Engineer-in-chargeshall give notice in writing of this fact to the contractor, who shall have no claim to any payment or compensation whatsoever on account of any profit or advantage which he might have derived from the execution of the work in full, but which he did not derive in consequence of the full amount of theworknothavingbeencarriedoutneithershallhehaveanyclaimfor compensation by reasons of any alteration having been made in the

originalspecification,drawings,designs and instructions which shall involve any curtailment or increase of the work, as originally contemplated;norshallthecontractorbeentitledtoanyadjustment in the unit rate / price or amount of the contract, if the aggregate effectofallsuchalteration, additions omissions or adjustments (other thanthosearising outby reasons of price variation under clause 55 hereof) on completion of the whole of the works, does not exceed 20percentofthesumnamedinparagraph1(one)ofthistender.

Variation Exceeding 20%

If, oncompletion of the whole of the works, it shall be found that a reductionorincreasegreaterthan20percentofthesumnamedin paragraph 1 tender results from the aggregate effect of increases, decreases omissions or adjustments (other than those arisingoutbecauseofpricevariationunderclause55hereof),asa resultoftherequirementoftheEngineer-in-chargetheamountofthe contract prices hall be adjusted by such sum (s) as may be determinedthe Engineer-in-charge and the contractor. In event of disagreement,theEngineer-in-chargeshallfixsuchsumasshall,inhis opinion, bereasonable and proper, regard being had to all materials andrelevantfactorsincludingthecontractor's costandoverheads.

MAINTENANCE AND DEFECTS

Clause 43

Period of Maintenance

The period of maintenance mentioned in item (i) of the memor and umhere to annexed shall be calculated from the date of completion of theworks certified by the Engineer-in-charge in accordance with clause 40hereoforintheeventofmorethanonecertificatehavingbeen issued by the Engineer-in-charge under the said clause, from the respective dates

so certified, and in relation to the period of maintenance the expression the "work" shall be construed accordingly.

Executionofworkof repairetc.

2)

Theworksshallatorassoonaspracticableafterexpirationofthe periodofmaintenancebedeliveredtotheEngineer-in-chargeinas good and perfect condition (fair wear and tear excepted)tothesatisfactionoftheEngineer-in-chargeasthatin which at the commencement of the maintenance, the contractors hall execute all such works of repair, amendment, reconstruction, rectification and making good of defects, imperfection, shrinkage, other faults as may be required of the contractor in writing by the Engineer-in-charge during the periodofmaintenanceorwithinfourteendaysafteritsexpiration asaresultofaninspectionmadebyoronbehalfoftheEngineerinchargepriortoitsexpiration.

All such works shall be carried out by the contractor at his own expense, if the necessary thereof shall, in the opinion of the 3) Engineer- in-charge, be due to use ofmaterials

Cost of execution of works or repair etc.

or workmanship not in accordance with the contract orto

neglect or failure on the part of the contractor to complywith any obligation expressed or implied on the contractor's part under the contract. If in the opinion of the Engineer-in-charge such necessary shall be due to any other cause, the value of such work shall be ascertained and paid for, as if it were an additional work.

Remedy of contractor's failuretocarryoutwork

required

4)

If the contractor shall fail to do any such work as aforesaid, required by the Engineer-in-charge, the Engineer-in-charge shall be entitled to carry out such work by his own workmen or by other contractor(s) and if such work is a work which the contractor should have carried out at the contractor's own cost, shall be entitled to recover from the contractor towards the cost thereof a sum equal to the actual expenditure so incurred by the Engineer-in-charge (whose certificate as to the amount of the work shall be final and binding on the parties) and may deduct the samefrom any money due or that may become due to the contractor.

Clause 44

Contractor liable to make good damages and for any imperfection noticed during period of maintenance If the contractor or his work people, or servant shallbreak, deface, injure or destroy an part of a building in which they may be working or any building, road, road work, road structure, water and supply, sewerage drainage works, sanitary fitting andelectricinstallation, fences, enclosures, waterpipes, cables, drains, electric or telephone posts or any works, trees, grass or grass land, or cultivated ground contiguous to the premises on which the work, or any part of it is being executed, or if any damage shall happen to work. the while from in progress any cause what so ever or any imperfections become apparent in it within the specified period of maintenance in item No.(i) of the memorandum hereto annexed after a certificate, final or otherwise of its completions hall have been given by the Engineercharge as aforesaid, the contractor shall make the same good at his own expense, or in default, the Engineer-in-charge may cause the same to be made good by other workmen and deduct the expenses (of which the certificate of the Engineer- in-charge shall be final) from any sums that may then, or at any time thereafter may become due to the contractor, orfrom his security deposit.

ADVANCES TO CONTRACTORS

Clause 45

Secured advance on materialsbroughttosite

Should the contractor, whose contract is for finished work require an advance on the security of material of imperishable nature brought by him to the site, the Engineer-in-chargeshallassessthevalueofsuchmaterials and the contractor may be paid an advance upto an

amountnotexceedingseventyfivepercent(thedecisionof theEngineer-in•chargeastothispercentageshallbefinal)of thevalueofthematerialsassessedbytheEngineer-in-charge.

ThematerialsshallremainthepropertyoftheGCWUSandthe contractor shall not remove it from the site without the writtenpermissionoftheEngineer-in-charge.Thecontractor shallberesponsibleforanylosstothematerialsduetothe contractor postponing the execution of the work or to the shortage of or misuse of the materials and against the expensesentailedfortheirproperwatchandsafecustody.

Therecoveryoftheamountofsuchadvanceshallbemade from the contractor's bill for the work done, as the materials are used in the work.

PAYMENTS

Clause46

Bills to be on prescribed form

The contractor shall submit all bills on the formprescribed by the Engineer-in-charge to be had on application at the office of the Engineer-in-charge and the charges in the bills shall always be entered at the rates specified in the tender (bid schedule) or in the case of any extra work ordered in pursuance of the conditions and not mentioned or provided for the tender, at the rate hereinafter provided forsuch works.

Clause 47

Billstobesubmitted monthly

Thecontractorshallsubmiteachmonthonorbeforethedatefixed by the Engineer-in-charge a bill, on the basis of measurements carried out by the contractor through his own staff, for all works executed in the previous month, and the Engineer-in-charge shall take or cause to be taken the requisite measurements for the purpose of same verified and claim. having the admissibleadjusted,ifpossible,beforetheexpiryoftendaysfrom presentationofthebillsubjecttotheconditionlaiddowninitem(s) ofthememorandumofwork. If the contractor does not submit the billwithinthetimefixedasaforesaid,theEngineer-in-chargemay deputeasubordinatetomeasureuptheworkinthepresenceofthe contractororotherwiseandtheEngineer-in-chargemaypreparea billfromsuchmeasurements, which shall be binding on the contractor in all respect.

Clause 47-A

Payment of items with imbalance rates

Ifacontractorquotessuchdisproportionaterateinhistenderwhich deviate from the rate provided in the technically sanctioned estimate, the payment of items whose rates are lower will be made at tendered rate(s) in full on the execution of items (s) but the payment of item whose rates are **higher** shall be made at the rates depicted intechnically sanctioned estimate, on the execution of such items, the balance payments hall be withheld by the Engineer-incharge till the completion of the work of items for which low rates

have been quoted.

Clause48

Deduction of security deposit

At the time of making any payment to the contractor for the work doneunderthiscontract, the Engineer-in-charges hall retain from the amount so payable to the contractor, the amount of security deposit at the percentage rate specified in item (d) of the memorandum of work annexed here to. The earnest money of the contractor on execution of the contract, will however, be adjusted toward the amount of such security deposit to be retained from the amount of his first bill of the work done by him and payable to the contractor under this contract.

Allcompensations of other sums of money payable by the contractor to the GCWUS under the terms of this contract may be deducted from the amount of his security deposit of the contractor from any sums which may be due or may be comedue to the contract or by the GCWUS on any account what so ever, and in the event of his security deposit being reduced by such deduction, the contractor shall, within ten days the reafter, make good in cash any sum or sums which may have been deducted from his security deposit, or may be made good through additional deductions from his bill or dues.

Clause49

Conversion of security depositintoprofitbearing securities.

If the contractor so desires and makes a written request to the Engineer-in-chargetotheeffectthattheamountofsecuritydeposit retainedfromthebillsofthecontractormaybeconvertedintothe recognized form of profit bearing security at the cost of the contractor,theamountof,securitydepositretainedfrombillsofthe contractorshallbedepositedinanyofthefollowingbanks:-

- 1) NationalBankofPakistanLtd.
- 2) Habib BankLtd.
- 3) United BankLtd.
- 4) MuslimCommercialBankofPakistanLtd.
- 5) AlliedBankofPakistanLtd.
- 6) The Bank of Punjab.

and pledged in the name of the Treasurer GCWUS.

Clause50

RefundofSecuritydeposit.

The amount retained as security deposits shall not be refunded to the contractor before the expiry of six (6) months in the case of originalworksvaluinguptoRs.5millionandtwelve12monthsor evenmore, as may be determined by the Engineer-in-charge with the prior approval of the Works Committee/Campus Management CommitteeGCWUS, worksvaluingaboveRs.5million,aftertheissueofthecertificateof completion of the work under clause 40 here of by the Engineer-inprovided that in case the contractor is required by the Engineer-incharge to rectify any imperfection, damage, defects or other faults in of work, etc. during the period maintenance, securitydepositshallnotberefundedtillthecontractorhasfulfilled hisobligationsunderclause43and44hereoftothesatisfactionof theEngineer-in-charge.

b) ShouldthecontractorsoapplyinwritingtotheEngineer-in-charge the amount of security deposit will be refunded to the contractor three(3)monthsaftertheissueofcertificateofcompletionofwork

bytheEngineer-in-chargeunderclause40subjecttotheproduction of bank guarantee from a scheduled bank in Pakistan to the satisfactionofandintheformsuitabletotheEngineer-in-charge,for thesameamountcoveringthebalanceofperiodofmaintenance,to theeffectthatthecontractorshallfulfillhisobligationsunderclause 43and44ofthecontract.

c) Subjecttotheconditionsstipulatedinsub-clause(a)ofthisclause,in the case of contractors for maintenance and repair works, the security deposits would be refunded to the contractor after the expiryofthree(3)monthsoftheissueofcertificateofcompletionof work by the Engineer-in-charge.

Clause51

Paymentonintermediate certificate to beregarded asadvance.

Thecontractorshallonsubmittingthebillbeentitledtoreceivea monthly payment proportionate to the part thereof then approve andpassedbytheEngineer-in-charge,subjecttotheconditionlaid down in item(s) of the memorandum, whose certificate of such approval and passing of the sum so payable, shall be final and conclusive against contractor. But intermediate such paymentsshallberegardedaspaymentbywayofadvanceagainst thefinalpaymentonly, and not aspayment for work actually done and completed and shall not preclude the requiring of bad, unsound, imperfect unskillful work to be removed and taken away and reconstructed, orre-erectedor beconsidered as an admission of the dueperformanceofthecontract, or any part thereofinany respect, or accruing of any claim: nor shall it conclude, determine, or affect in the power of Engineer-in-charge, under conditions or any of-them as to the final settlement and adjustment oftheaccountsorotherwise, or in any otherway varyor affect the contract

Clause52

Final bill to be submitted within. one month

Thefinalbillshallbesubmittedbythecontractorwithinonemonth of the date fixed for completion of the works, otherwise the Engineer-in-charge'scertificateofthemeasurementandofthetotal amountspayablefortheworksaccordingly,shallbefinalandbinding on all parties.

Clause53

Procedure for payment to firms

Thedepartmentmayrefuseorsuspendpaymentonaccountofa workwhenexecutedbyafirm,orbyacontractorondescribedin theirtenderasafirm,unlessreceiptsaresignedbyalltheparties,or one of the partners or some otherperson producing power of attorney enabling him to give actual receipts on behalf of the firm.

Clause54

Sums payable by way of compensation to be considered as reasonable compensation without reference to actual loss All sums payable by way of compensation under any ofthese conditions, shall be considered as reasonable compensation to be applied to the use of Government, without reference to the actuallossordamagesustained, and whether or not any damages hall have been sustained.

VARIATION IN PRICES OF SPECIFIED MATERIALS

Clause 55

Price Variation

1) Whereanyvariation(increaseordecrease),totheextentof5%ormore, inthepriceofanyoftheitemmentionedinsub-clause(2)belowtakes place after the acceptance of tender and before the completion of contract,theamountpayableunderthecontractshallbeadjustableto theextentoftheactualvariationinthecostoftheitemconcerned.

No price variation undertheclause shallbe admissible except in 2) respectofthefollowing items:-

- i. Cement
- ii. Steel
 - a) M.SBars(plainanddeformed)
 - b) M.S. sections.
 - c) High Tensile steelwire.
 - d) M.S and G.I.Pipes,
- iii. Asbestos CementPipes.
- iv. P.V.C.Pipes.
- v. R.C.C/P.C.C.Pipes.
- vi. Bitumen.
- vii. High SpeedDiesel.
- viii. Bricks
 - a. Bricks
 - b. Tiles
 - c. Gutka
- ix. Stoneaggregate
 - a. Stonemetalforsubbase.
 - b. Stonemetalfoebasecourse.
 - c. Crushedbajiri.
- x. labour
- Thebasepriceforthepurposesofcalculationofthepricevariationshall be the price prevalent in the month during which the last day of the submission of tenderfalls.
- Thepricevariationunderthisclauseshallbeworkedoutonthebasisof
 thepriceoftheparticularitemprevalentinaparticularDistrictonfirst
 dayofeachmonthasperpricelistofsuchmanufacturersorsuppliersat
 suchplacesasarenotifiedbytheFinanceDepartmentfromtimetotime.
 Thepricesofthemanufacturerorsupplierattheplace(s)sonotified
 shallbeapplicabletotheparticularDistrictortheentirePunjab(where
 districtwiselistofmanufacturersorsuppliershasnotbeennotified).
- If no notification in respect of any of the item mentioned in sub-clause (2)isissuedundersub-clause(4)nopricevariationshallbeadmissiblein respectofthatitemduringthatmonth.

TheamountpayableordeductibleinrespectofitemsNo.(i)to(x)ofsubclause(2)shallbecalculatedonthebasisofthequantityoftheitem actuallyconsumedontheworkduringthemonth.

- 7) TheamountpayableordeductibleinrespectofitemNo.(v)ofsubclause (2)shallbecalculatedonthebasisoftheactualquantityofcementand steelbarsusedinthemanufactureofthepipesduringthemonth.
- 8) Noescalationshallbeallowedtothecontractorinrespectoftheperiod extendedforthecompletionoftheworkduetohisownfault.
- 9) If,undertheexistingcodalrules,securedadvanceispaidonalloranyof theimperishableitemsmentionedat(ii)to(v)&(vii)to(ix)insub-clause (2)above,nopricevariationshallbeadmissibleonsuchitem(s)inrespect ofthequantityorquantitiesforwhichsecuredadvancehasbeenpaidto thecontractor.
- The increase or decrease in the contract price subsequent to any increase or decrease in the c

Increaseordecrease=axVOWx(CPD-BPD)/BPDincontractprice. Where:

VOW=thevalueoftheworkforwhichpaymenthasbeencertifiedby the Engineer-in-charge, executed subsequent to such increaseordecreaseintheBasicPriceasshallbeobtainedby applying the approved unit rates and prices entered in the measurementbook.

CPD= Currentpriceofhighspeeddiesel, and

BPD= Basicpriceofhighspeeddiesel. Factor a=0.15forHighway/Roadworks&

a=0.07 for Buildings and R.C.C structures &

a=0.07 for Irrigation Works

The increase or decrease in the contract price subsequent to any increaseordecreaseinthecostoflabourshallbecalculatedfromthe increase or decrease in the basic price of labour using the following formula Increaseordecrease=BxVOWx(CLR-BLR)/BLRincontractprice. Where:

VOW=thevalueoftheworkforwhichpaymenthasbeencertifiedby theEngineer-in-charge,executedsubsequenttosuchincrease ordecreaseintheBasicPriceasshallbeobtainedbyapplying the approved unit rates and prices entered in the measurementbook.

CLR = Current labour rates for unskilled worker (a spublished by Bureau of Statistics).

BLR = Basic labour rates of unskilled worker on the date of receipt of tenders (a spublished by Bureau of Statistics)

Factor B=0.15 both for building & road works &

Factor B=0.15 for Irrigation works

CLAIMS OF CONTRACTOR

Clause56

Bills to be submitted monthly

The contractors hall deliver in the office of the Engineer-in-charge on orbeforethe10thdayofeverymonthduringthecontinuanceofthe workcoveredbythiscontractareturninsuchformastheEngineerinchargemayfromtimetotimeprescribeshowingdetailsofany rate, amount and work claimed as extra, and such returns hall also containthevalueofsuchworkwhichthecontractormayconsider himselftobeentitledup-totheendofthepreviousmonth, which valueshallbebasedupontheratesandpricesmentionedinthe contract(bidschedule)ortheratedeterminedpursuanttoclause41 hereof. contractor shall include in such returns particular sofall claims of what so ever kind and how so ever arising, whichatthedatethereofhehasormayclaimtohave, against the Engineerin-chargeunderorinrespectof, or in any manner arising of the execution of the works, and the contractor shall be deemedtohavewaivedallclaimsnotincludedinsuchreturnand willhavenorighttoenforceanyclaimnotsoincluded, whatsoever be the circumstances.

Clause57

Claims for payment of extra ordinary nature

Noclaimforpaymentofextraordinarynature, suchasclaimofa bonusforextralabouremployedincompletionoftheworkbefore the expiryofthe contractual periodat the request of the Engineer-in -charge or claim for compensation where the work has been temporarily brought to a standstill though no fault of the contractor, shall be allowed, unless and to the extent that the same shall have been expressly sanctioned by the GCWUS.

Clause58

Timelimitforunforeseen claims

Clause59

Claim for compensation for delay in the execution of work

Undernocircumstances what soevers hall the contractor be entitled to any compensation on account of the contract unless the contractor shall have submitted claim in writing to the Engineer-in-charge within one month of the cause of such claim occurring.

Nocompensationshallbeallowedforanydelayinexecutionofthe workonaccountofwaterstandinginborrowpitsorcompartment. Theratesinclusiveforhardorrockysoil,excavationhad,subsoil waterorwaterstandinginborrowpits,andnoclaimforextrarate shallbeentertained,unlessexpresslyverifiedbyEngineer-in-charge and confirmed by Works Committee/Campus Management CommitteeGCWUS.

REMEDIES AND POWERS

Clause 60

Actionwhenwholeof security deposit is forfeited

Inanycaseinwhichunderanyclauseorclausesofthecontract, the contractorshallhaverenderedhimselfliabletopaycompensation amountingtowholeofthesecuritydepositorintheopinionofthe Engineerin-chargehasabandonedthecontract, or is not executing the works in accordance with the contract or is presently or flagrantlyneglectingtocarryouthisobligations under the contract, orifthecontractoremploysanyemployeeoftheGCWUS indefianceto theprovisionsofclause32thereof,theEngineer-in-chargeonbehalf

oftheGCWUS,may,aftergivingfourteendaysnoticeinwritingtothe contractor,rescindthecontract(ofwhichrescissionnoticeinwriting tothecontractorunderthehandoftheEngineer-in-chargeshallbe conclusiveevidenceandinwhichcasethesecuritydepositofthe contractor,shallstandforfeited,andbeabsolutelyatthedisposalof GCWUS. And in case the contract shall be rescinded under the provisionsaforesaid):-

- The contractor shall have no claim to compensation for anyloss sustainedbyhimbyreasonsofhishavingpurchasedorprocuredany materials, or enteredinto anyengagement, or made any advances on account of or with a view to the execution of the works or the performance of the contract.
- The contractors hall not be entitled to recover, or be paid any sum for any work actually performed under this contract, unless and until the Engineer-in-charge will have certified The performance of such work and the value payable in respect thereof, andheshallonlybeentitledtobepaidthevaluesocertified, after deductingtherefromtheamountofaforesaidcompensationand other charges duly ascertained and certified by the Engineer-inchargetobepayablebythecontractor.Butifsuchsumpayableby the contractor for any losses, compensation or any othercharge shall exceed the sum for any work actually performed under the contractandcertifiedbytheEngineer-in-charge,theamountofsuch excessshallbedeemedadebtduebythecontractortotheGCWUS andshall be recovered accordingly.

Clause 61

Work at the risk and expense of the contractor

Ineverycaseinwhichthecontractshouldberescindedunderclause 60hereofandintheopinionoftheEngineer-in-chargesuchwork shouldbedoneattheriskandexpenseofthecontractorwithout therebyavoidingthecontractorrelievingthecontractorfromanyof hisobligationorliabilitiesunderthecontractoraffectingtherights andpowersconferredontheGCWUSortheEngineer-in-chargebythe contract,theEngineer-in-chargeonbehalfoftheGovernment,after givingfourteendaysnoticeinwritingtothecontactor,shallhave powerstoadoptanyofthefollowingcourses,asmayintheopinion oftheEngineer-in-chargebedesirable:

To measure up the work of the contractor and to take such part thereof, as shall be executed out of his hands and to give it to anothercontractortocomplete, in which case any expenses which maybeincurredinexcessofthesumwhichwouldhavebeenpaidto theoriginal contractor, had the whole of the work been executed by him(oftheamountofwhichexcess,thecertificateinwritingofthe Engineerin-chargeshallbefinal.andconclusive)shallbeborneand paid by the original contractor, and may be deducted from any moneyduetohimbytheGCWUS,underthecontractorotherwise,or fromhissecuritydepositorfromthevalueoftheperformancesecurity given by the contractor under clause 7 hereof.

Toemploylabourpaidbythedepartmentandtosupplymaterialsor supply/arrangetoolsandplantstocarryouttheworksoranypartof theworks, debiting the contractor with the cost of the labour and theprice of the materials and cost of supply/arrangement, operation andmaintenanceoftoolsandplantsoftheamountofwhichcost andprice, acertificate of the Engineer-in-charges hall be final and conclusiveagainstthecontractor, plus departmental charges on the amountsoincurredequaltotenpercentorsuchsmalleramountas the Engineer-in-charge (whose decision in writing shall be final) may decide, and crediting him with the value of the work done, in all respects, in the same manner and at the same time and rates, a sifit had been out by the contractor under the terms his contract, the certificate of the Engineer-in-charge as to the value of theworkdoneshallbefinalandconclusiveagainstthecontractor.

Intheeventofanyoftheabovecoursesmentionedinthisclause being adopted by the Engineer-in-charge, the contractor shall have noclaimtocompensationforanylosssustainedbyhimbyreasonof hishavingpurchasedorprocuredanymaterials, or enteredinto any engagement, or made any advances on account of, be with a view to, execution of the works or the performance of the contract.

Clause 62

Contractorremainsliable to pay compensation if actionisnottakenunder clauses

In any case in which any of the powers, conferred upon the Engineer-in-chargebyclause60orbypare(a)ofclause61hereof, shallhavebecomeexercisableandthesameshallnotbeexercised, thenonexercisethereofshallnotconstituteawaverofanyofthe conditions hereof, and such powers shall not withstanding be exercisable in the event of future default the any case of by contractorforwhich, by any clause or clauses here of heis declared liabletopaycompensationamountingtothewholeofhissecurity deposit the liability of the contractor for past and future and compensationshallremainunaffected.

Power to take possession or require removal of or sell contractor's plant etc.

IntheeventoftheEngineer-in-chargeputtinginforceeitherofthe powervestedinhimunderclause60orpara(a)ofthepreceding clause, hemay, if he so desires, take possession of allorany tools, constructionalplants, materials and stores, in or upon the works, or thesitethereof, or belonging to the contractor, or procured by him andintendedtobeusedfortheexecutionoftheworkoranypart thereof, paying or allowing for the same in account at the contract rates, or, of those not being applicable at currentmarket ratestobecertifiedbytheEngineer-in-chargewhosecertificateshall befinalotherwisetheEngineer-in-charge,maybynoticeinwritingto thecontractororhisclerkoftheworks, foremanorotherauthorized agent, him to remove such tools, construction require plants, materials, or stores from the premises (within a time to be specified insuchnotice)andintheeventofthecontractorfailingtocomply withanysuchrequisition,theEngineer-in-chargemayremovethem atthecontractor's expense or sell them by auction or privates ale on account of thecontractorandathisriskinallrespectsandthe

certificate of the Engineer-in-charge ast othe expenses of any such removal, and the amount of the proceeds and expenses of any such sale, shall be final and conclusive against the contractor

Clause63

Contract may be rescinded and security deposit forfeited for subletting, bribing or if contractor becomes insolvent Ifthecontractorshall, indefiance of the Engineer-in-charge's instructionstothecontraryorwithouthiswrittenapproval, assignor sublet his contract or attempts to do so; or become insolvent, or commenceanyinsolvencyproceedingsormakeanycomposition withhiscreditors, or attempts so to do; or if any bribe, gratuity, gift, either loanprerequisite,rewardoradvantage,pecuniaryorotherwise,shall directly or indirectly be given, promised or offered by the contractor, or his servants or agents to anyway relating to his office, oremployment; or if any such officer or persons hall be come in any waydirectlyorindirectlyinterestedinthecontract, the Engineer-inchargemaythereuponbynoticeinwritingrescindthecontract, and thesecuritydepositofthecontractorshallthereuponstandforfeited andbeabsolutelyatthedisposalofGCWUSandthesameconsequence shallensueasifthecontracthadbeenrescindedunderclause60 hereof and addition to the contractor shall not be entitled to receiveorbepaidforanyworkthereforeactuallyperformedunderthe contract

Clause64

Deductionofamountdue to Govt, on any account whatsoever to be permissiblefromanysums payabletothecontractor Anyexcesspaymentmadetothecontractorinadvertentlyor otherwise,underthiscontractoronanyaccountwhatsoever,and any other sum found to be due to the GCWUS by the contractor in respectofthiscontract,oranyothercontractorworkorder,oron any account whatsoever, may be deducted from any sum whatsoeverpayablebyGCWUStothecontractor,eitherinrespectof thiscontractoranyworkorderorcontract,oronanyotheraccount by any other department of the GCWUS/Government; orrecoveredfrom the contract or as arrears of land revenue.

SETTLEMENT OF DISPUTES

Clause 65

Procedure in disagreement.

In the event of any disagreement between the Engineer-in-charge andthecontractorarisingoutofthecontract, themattershallfirst bereferredtotheWorksCommittee/Campus Management CommitteeGCWUSfordecisionwhoshall, aftermakingsuchenquiries, ashemaydeemfit, giveitsdecisionin writingnotlaterthanthreemonthsafterthereferenceismadeto him. The periodfordecision of the case by the WorksCommittee/Campus Management CommitteeGCWUSmay, however, be extended by the ViceChancellor, GC

CommitteeGCWUSmay,however,beextendedbytheViceChancellor,GC WUSunder special conditions according to the circumstances, justification,

availableineachcase. The contractors hall for thwith give effect to the decision of the Works Committee/Campus Management Committee GCWUS and shall proceed with

Contractor dissatisfied withthedecisionofWorks Committee GCWUS

Contractor Chief Engineer

duediligence, whether arbitration is intended or not.

If the contractor be dissatisfied with the decision of the Works Committee/Campus Management CommitteeGCWUS or if its decision is not forthcoming within the stipulated or extended period/periods and desires arbitration under

thearbitration clause as herein after provided, he shall give notice in writing of such arbitration intention to Vice Chancellor within a periodoftwentyeightdaysofthereceiptoftheWorksCommittee/Campus Management

CommitteeGCWUSdecisionorincasenodecisionisgiven, at the end of the p eriod orperiods within which the Works Committee/Campus Management CommitteeGCWUSwastogiveits decision. The said notices hall contain the cause of action, material factsofthecaseandreliefsought, failing which the decision of the Works Committee/Campus Management CommitteeGCWUS shall become final. conclusive andbinding, andthecontractorshallbedeemedtohaveforfeitedordeparted fromtheclaiminexcess of that allowed by the Works Committee/Campus

Management CommitteeGCWUS. The subsequent inflation/increase in the amount of clai

preferredinthesaidnoticeshallnotbeallowednorshallanyother claim in respect of the same work be entertained from the contractoratanylaterstage.

Areferencetoarbitrationshallbemadebythecontractorinwriting notlaterthanthreemonthsafterthecompletionofthework. Failure to make such a reference within this period shall be deemed to mean that the contractor has waived all claims in respect of all disputes.

Disputes which may be referred to arbitration shall be limited to:-

- i. Any question, difference, or objection, whatsoever which shallariseinanyway,connectedwithorarisingoutofthe contractor/and
- ii. Themeaningsoftheoperationofanypartofthecontract; or/and
- iii. The rights, duties and liabilities of either party to the contract; or/and
- iv. Whether the contract should be terminated or has been rightlyterminatedandasregardstherights, and obligations ofthepartiesasaresultofsuchtermination. Provided that those matters for which provision has been made in the contractforfinalandbindingdecisionbytheEngineer-inchargeshallbeexcludedfromarbitration.
- The venue of arbitration shall be in GCWUS. c)

Intheeventofanydisputearisinginaccordancewiththelimitations providedinsub-clause(a)ofthisclause, the same shall be referred tothesolearbitrator, i.e., ViceChancellorGCWUS. The decision of the solearbitratorinsuchcaseshallbefinalandbindingontheparties concerned.

Inthecase of dissatisfaction with the decision of the sole arbitrator, the case shall be referred to the Syndicate for judgment. The decision of the syndicate, as the case may be shall be bindingonthepartiesconcerned. Wherethematter involves claim for the payment of recovery or deduction of money only, amount, if any, awarded in the arbitration shall be recoverable in respect of the matter so referred.

Increase in amount of claim once preferred not allowed

Reference to arbitration

Disputes for arbitration limited

Arbitration

b)

Contractor

Chief Engineer

SCHEDULE SHOWING (APPROXIMATELY) MATERIALS TO BE SUPPLIED FROM THE DEPARTMENTALSTORE FORWORKSCONTRACTEDTOBEEXECUTEDANDTHERATESATWHICH THEYARETOBECHARGEDFOR

(See clause 30)

Particulars	Ratesatwhichthematerial will be charged to the contractor	Place of delivery

SCHEDULESHOWINGEQUIPMENTTOBESUPPLIEDBYTHEGOVERNMENTATTHE REQUEST OF THECONTRACTOR (SEE CLAUSE 30)

The Equipment and/or construction alphant listed in following table are available with the Employer and can be provided to the contractor at his request, at the rental rates and places set out therein.

Item	Description	Rental Price	Place of Delivery

Rentals should be exclusive of depreciation of donor financed equipment.

SCHEDULESHOWINGTHENAMESOFMANUFACTURERSORSUPPLIERSWHOSEPRICESFOR THESPECIFIEDMATERIALSATTHEPLACESSHOWNAGAINSTEACHARETOFORMBASISOF PAYMENT OF PRICEVARIATION

(See Clause 55) Name of Item Name of Manufacturer Priceatplaceswhicharetoformbasis of or Supplier **PriceVariation** 1 2 3 (a) a) a)

GOVERNEMNT COLLEGE WOMEN UNIVERSITY SIALKOT

Works Department

CONTRACT AGREEMENT (See Clause 6)

	This agreementmadethis	dayof	201
(hereina	EENTHEGOVERNMENT COLLEGE WOMEN UNIV Intercalled the "GCWUS" which expressions hall include the ors, legal representatives and permitted assigns) as repre	e	he one part;and
M/sshalling	(here cludethesuccessors, legal representatives and permit	einaftercalledthe"Contractor"wl tedassigns)ontheotherpart.	hichexpression
	WHEREAStendershavebeenreceivedbytheGCW	USfortheconstruction,completi	ionandmaintenanceof
			(Name of work)
accorda	l as possible new and ancillary works associance with the contract document, and the tender intenance of such works has been accepted by the	by the contractor for the cons	
	THEREFORE, for and in consideration of the dandtobeperformed by the parties hereto, the saidparties	•	-
i.	In consideration of the covenants and agreements to band for the faithful performance of the contract and		ractor
ii.	Completion and maintenance of works embedrawingsandconditionshereincontainedandreferred receive and accept as full compensation contractorunderthisagreementandthetenderprices thetimesandinthemannerprescribedbythecontract	totheGCWUSshallpayandtheco for everything furnished stipulatedinthecontractor'stend	ontractor shall and done by the
iii.	The said work shall be started within memorandumofwork, following the, receipt of writt with and the contractor shall complete reckoned from the commencement of work, subject to granted under the conditions of contract except form within the period named in item (g) of the memorand certificate of completion.	tenorderoftheChief Engineer fully the works within to tosuchextensionsoftimesasma; aintenancewhichshallbecomp	GCWUSto proceed the stipulatedperiod ybe leted
iv.	Thefollowingdocumentsshallbedeemedtoformand a) Thesaidtenderandcoveringletterandsubseque b) Thedrawings, c) Theconditionsofcontractandadditionalcondit d) Thespecification; e) The bidschedule;	entundertaking,ifany.	his agreement.

Contractor Chief Engineer

f) AddendumNo.1to_____

(Which have been incorporated in the tender)

- ${\tt g)} \quad Schedule of material stobe supplied from the departmental store; \\$
- h) Thescaleofratesandprices;
- i) Theletterofacceptanceand
- j) The performancesecurity
- v. All disputed or differences between the parties in connection with or arising out of this agreementshall be settled in accordance with the provisions of relevant clause of the conditions of contract.

INWITNESSWHEREOF, the parties have here unto set their respective hands and seals the day and they ear here in before set for th.

Signedby	Signedby		
(Contractor)		Chief Engineer	
		Forandonbehalfof GCWUS	
	WITNESSES		
1.	2.		

BANK GUARANTEE

(See Clause 7)

	(express in words and figures)
KNOW ALL MEN BY THESE PRESENTS THAT	
MR./MESSERS	
	(Name of contractor)
Whose official address is	
asprincipal(s)(hereinreferredtoasprincipal)andtheBankofPunja	aborscheduledBank(s)ofPakistan
(here in after appearing in the schedule of sureties, assureties (here in a sureties)) and the sureties of t	naftersometimecalledthesuretyat the request or
the principal are held and firmly bond to the GCWUS	acting throughthe Chief Engineer, Government College
Women University Sialkotorhis succe	ssororassigns)abodyorganizedandexistingunderand
by virtue of laws of the Government of the Punjab, in the penalsum of the Punjab and the penalsum of the Punjab and the Punj	moftheamountstatedabove,lawful
money for the payment of which sum well and truly made, we bird the payment of	ndourselves, our heirs, executors,
administrators and successors, jointly and severally, firmly by the property of the property	hesepresents.
PROVIDEDTHATwe, the sureties, boundourselves in such	chsumjointlyandseverally,aswellas,
only for the purpose of allowing a joint action against any or all of the purpose of allowing a joint action against any or all of the purpose of all of	usandforallotherpurposes,each
surety bond itself, jointly and severally with the principal for the surety bond itself, jointly and severally with the principal for the surety bond itself, jointly and severally with the principal for the surety bond itself.	paymentofsuchsumonlyassetforth
oppositeitsnameinthefollowingschedule:-,	
SCHEDULE OF SU	URETIES
Nameofbank,branchandaddress	limit ofliability
The condition of the above obligations is such that:-	
WHEREAS, the tender of the above bound en principal has been the Director Works, Gov for the work	nacceptedandhehasenteredintoa contract with vernment College Women University Sialkot
onthedayof201	

Contractor Chief Engineer

performance guarantee to form a part of the contract.

NOW THEREFORE, it is agreed as follows:

- 1) If the above bound en principal shall well truly and faithfully perform the contract and comply with and fulfill and the undertaking, terms and provisions thereof, and satisfy all the obligations of the said principal arising the reunder, and comply with all covenants therein contained and contained in the specification, plan and other instruments constituting apart of the contract, required to be performed by the said principal, in the manner and. within the time provided in the contractor any extension thereof that may be granted by the GCWUS without notice to the contractor and the contractor andmay suffer by reason of failures otodo, and shallfully reimburse and repay the said ChiefEngineer, GCWUS allout-layand expenses which may incurin making good any such defaultandreasonablecounselfeeincurredintheprosecutionofdefenseofanyactionarising outoforinconnectionwithanysuchdefault, and shall payall persons who have contracts directly with the labour and materials, if any, in connection with principal for performedunderthecontractoranyadditioninoralternationthereto, or if the contracthas not otherwise been rescinded by the GCWUS under the provisions of clause 60 of general conditions of contract, then this obligations hall be null and void and of no effect, otherwise to remaininfullforceandeffectandvirtue.
- 2) Thesaidsurety, for value received, here by stipulate and agree that no change in or in respect of any matter or thing concerning thesaid contract on the part of the GCWUS or the Engineer-in-charge, extension in time, alteration in or addition to the terms of the contract between the GCWUS and the contract or or to the extent and nature of the work be construed, completed and maintained the reunder, or the specifications accompanying the same shall in any way affect its obligations to this guarantee and it does here by waive notice of any change, extension in time, alteration or addition to the terms of the contract or to the specifications.
- 3) Theliability of the surety is irrevocable and shall inno case exceed the aggregate amount stated on the top of this guarantee which each surety binds itself and promise top ay the whole or any part of this amount on demand to the Chief Engineer, GCWUS.

Withoutquestionandwithoutreferencetotheprincipal. Provided that the notice of demands hall be given by the aforesaid Chief Engineer, in writing to the surety.

INV	WITNESSWHEREOF,theabo	venamedprincipalandthes	suretyhaveexecutedthisinstrumentunder	itssealonthis
		dayof	20	
			edandthesepresentsdulysignedbyits	
unc	lersignedrepresentativespur	suanttotheauthorityofitsg	governingbody.	
			Principal (Contractor)	_
			Address	
				_
	Sureties1	BankofPal	kistanLtd.OrBankofPunjab_	— Branch
			J	
		Sea	1	
	Signed, sealed and o	lelivered by the said Prin	ncipal and sureties in the presence of	
		WITNESSE	SS	
1.	Name	<u></u>	2. Name	

Contractor Chief Engineer

Address

Address_

GOVERNMENT OF THE PUNJAB FINANCE DEPARTMENT

NOTIFICATION

The7thDecember,2007

 $No.RO(Tech)FD18-44/2006. In exercise of the powers conferred upon him under article 119 of the \\ Constitution of the Islamic Republic of Pakistan, 1973, the Governor of the Punjabis pleased to direct that in the Punjab Departmental Financial Rules (Financial Hand Book No. 3) the following further shall be made.$

AMENDMENTS

- a) in the siderules:-
 - In rule 7.36 for sub rule (b) the following shall be substituted:-
 - Wheretenderedamountasmentioned in the letter of acceptance exceeds rupeesten million, the competent authority, may, on the request of the contractor, sanction a mobilization advance up to fifteen percent of the said tendered amount in the manner and subject to the following conditions:-
- i) Initially, a sum of equal to tempercent of the tendered amount and thereafter a further sum equal to five percent of the tendered amount may be sanctioned on the furnishing of certificate by the Engineer-in-charge of the work to the effect that mobilization by the contractor is complete in all respect necessary for the due commencement of work,
- ii) thecontractorshallfurnishaguaranteeintheshapeofFormDFR(P.W)28-Ainfavour of the GCWUS from any bank declared to be a scheduled bank by the State Bankof Pakistan.
- iii) Theauthorityacceptingthetendershallpersonallyverifythebankguarantee.
- iv) Nointerestshallbechargedonamobilizationadvance.
- V) Therecoveryofthemobilizationadvanceshallcommenceafterlapseof20%contract period or after the execution of the 20% of the work (financial terms) which everis earlier. The rate of recovery shall be 25% of the value of work done in each interimpay certificate (running bill) and.
- vi) Incasecontractorfailstoexecutetheworkinaccordancewithtermsofthecontract, the security offered in respect of the mobilization advance shall be forfeited to the creditoftheGCWUS:and

This notification shall be applicable to future / new projects, i.e., after 07-12-2007.

b) FormD.F.R(P.W)28-Athefollowingshallbesubstituted.

"FORM D.F.R. (P.W) 28-A"

(ReferredtoinRule7.36)

FORM OFGUARANTEE

(See Clause 50 (b)

	$WHERE A Sacontract for work has been awarded by the Vice Chancellor of Government \ \ College \ \ Women$
	University Sialkot acting through the Director Works (herein after called the GCWUS) to
	M/s (hereinaftercalledthecontractor).
	ANDWHEREASunderthetermsofthesaidcontracttheGCWUShasagreedtoadvancea sumofRs. to the contractor for execution of the said work. The said
	amountshallberecoveredafterlapseof20% contractperiodoraftertheexecutionof
	the 20% of the work (financial terms) which ever is earlier. The rate of recovery shall be
	25% of the value of work done in each interimpay certificate (running bill)
	ANDWHEREAStheGCWUShasrequiredthecontractortofurnishaBankGuaranteefrom
	anyscheduledbankforsecuringofthesumadvancedthereon:-
	It is agreed as follow:
1.	Iacting onbehalfof(hereinafter_called_guarantor)
1.	hold and firmly bind to the GCWUSin the sum of Rs.
	(Rupees Payableonthesamesumgivenasmobilizationadvancetothe
	contractor.
2.	
۷.	The guarantor hereby undertakes to pay the said amount payable to the GCWUS on
	demandincasethecontractormakesadefaultinthepaymentofsaidamountunder thetermsandconditionsofthecontract.
2	
3.	Theguaranteeshallbeirrevocableandshallremainforcetillthesumadvancedpayable
4	thereonhasbeenrepaidinfullbythecontractor.
4.	The liability of the guarantor shall in no case exceed the aggregate amount of Rs.
	(Rupees)payablethereonforthepayment
	ofwhichtheguarantorherebyundertakestobinditselfandpromisestopaythewhole
	oranyportionofthisamounttotheGCWUSwithoutmakingareferencetothecontractor. IN
	WITNESS whereof we the said guarantor have set out hands to this deed of guaranteethis
	dayof201
	Guarantor (Scheduled Bank)
	Signed sealed and delivered by the said guarantor in the presence of:
Witness.1.	2
Address	

To

The Chief Engineer Government College Women University Sialkot

Subject:	RELEASEOFSECURITYF	OR		
	ItissubmittedthattheW	ork		
being execute	d underAgreementNo			
	hasbeenc	competed satisfactorily and in according	rdance with the provisions	s of contract
and	technical	sanctioned	estimate.	The
finalmeasuren	nentsoftheworkhasbeenro	ecordedintheMeasurementBookN	oPageNo.	
	to			
			Executive Engine GCWUS	er
			GC W US	

No.& Date even.

Copy is forwarded for information to the:

- 1. ViceChancellor, GCWUS.
- 2. Chairperson, Campus Management CommitteeGCWUS.
- ${\bf 3.} \quad Treasurer, GCWUS, towatch the maintenance period and release of security.$
- ${\bf 4.} \quad Assistant Engineer (Electrical), GCWUSHe is requested to submitthe final bill of the contractor on the basis of measurement as detailed in the body of the letter.$
- 5. Resident Auditor, GCWUS.

Executive Engineer GCWUS

ADDITIONAL CLAUSES

1.	The contractors hall quote item rates for building portion, sanitary portion and electric portion
	separately. Technical sanction has been granted on the basis of Government of the Punjab Market
	Rate System. Where ver applicable Non Standardized Rates approved by Works Committee / Campus
	Management CommitteeGCWUShave been entered in the bid schedule.
2.	Any type of mistake detected intenders hall beamen ded according to the applicable Market Rate
	System with the amendments issued to the date of receipt of tenders.
3.	$Conditional tenders or tenders without treasury chall an ordeposit at call will not be considered / \ entertained.$
4.	Theprogramfortheexecutionofwork,thearrangementortransport,machinery,materialsand
	labour will have to be-submitted along with the tenders or immediately after it, to the Engineer-in-charge.
5.	Thecontractorshallbeexpectedtomakehimselfacquaintedwithlocalfeaturesandweather
	conditionsetc.andmakehisarrangementsinsuchamannerthatunfinishedworkisinnodanger
	fromstorms, floods, etc. claims from the contractors on account of loss arising from weather
	abnormalitiesshallnotbeconsideredbytheGCWUS.
6.	Therates given in the tender call notice or otherwise to be quoted by tender er for other items
	include/shouldincludeallcarriageandhandlingofmaterialtothesiteofwork.Noextrapayment for carriage
	of material for such items either arranged by the contractor or supplied by the department will
	bemade.
7.	The Competent Authority reserves the right to reject any or all the tenders without assigning any reasons.
8.	If the tenderer with drawshistender within 60 days of the date of the opening of the tender, his earnest money will be for feited to GCWUS.
9.	In case of firm / company, the constitution of the firm/company along with the names of the
	attorney/attorneysofthefirm/companyauthorizedtorepresentthefirm/companyandto
	receive the Chequealong with powers of attorney must be provided at the time of submitting the tenders.
10.	Before any construction material is brought to the site of work, the contractor shall submit
	samplesofmaterialheproposestousetotheEngineer-in-chargeorhisauthorizedrepresentative.
	ThesamplesafterapprovalwillberetainedbytheEngineer-in-chargeinhiscustodyandthe
	contractorshallberesponsibleforensuringthatmaterialconfirmingtoapprovedsamplesare
	broughtandusedthroughoutthecontract, failing which the material will not be accepted and on
	writtenorverbaldirectionoftheEngineer-in-chargemustberemovedforthwithfromthesiteof
	the work at his own expenses.
11.	The contractors hall be responsible for housing, sanitation and medical treatment of the labour employed by him and shall carry out all the department rules framed on the subject.
12.	Shouldanaccidentoccurandaclaimforcompensationbeinstituted, the contractors hall have to
	paycompensationtotheinjuredworkmenorincaseofdeathtotheirrelativeinconformitywith the workmen
	compensation Act of Nineteen hundred and twenty three! Contractors should,
	therefore, in their own interest take all precautions to guardagainst accident on their work.
13.	Labourwillbepaidbythecontractorregularly. Any complaint of arrears due to non-payment to
	labour will make the contractor liable to stoppage of his payment from the department.
14.	If the work is not started within 15 days from the date of acceptance letter, the earnest money will
	standforfeitedtoGCWUS.

The contractor, shall be for ecommencement of any work set out accurately the position as shown inthelayoutplansandotherdrawings. Heshallwheneverdirectedestablishpermanentbench markathisowncostadjacenttothework. After the contractor having set out the work the pegs andothermarksshallbecheckedbyExecutive Engineerwhoshallthencertifyinwritingthat the work is correctly set out and that the construction may commence. Any work done in contraventiontothis, shallentirely be contractor's responsibility and may be dismantle diffrequired by the Engineer-in-charge at the cost of the contractor. 16 $The contractor will have to make his own arrangement for water and in case water is used from {\tt restaurance} and {\tt restaurance} are the {\tt$ GCWUS watersupply system, the contractor will be responsible to pay the charges as fixed by the officeinchargeofthewatersupplyandthesamewillbedeductedfromthebillsofthecontractor ifhefailstopaythewatercharge. 17. FoundationtrenchesshallhavetobegotinspectedandapprovedbytheEngineer-in-charge beforethefoundationsarelaid. 18. Nomasonryworkonleanconcretewillbetakeninhandunlesstheconcreteisapprovedbythe Assistant Engineer (Civil) in-charge. 19. The contractor will make his own arrangement at his cost for scaffolding, shuttering and centering etc. required for the execution of the work. 20 The cost of material received from dismantling, if any, will be deducted from the bill of the contractoratmarketrates(asdecidedbytheEngineer-in-chargewhosedecisionshallbefinal), ifit issuedbyhimonconstructionwork. If the contractor does not return the unused dismantled materials, its cost will be recovered from his bill at double the market rates. 21 Allratesunlessotherwisespecifiedinclude-thecostofthefollowingandmanyfluctuationthereof: 22 Royalty, malkana, octroi, terminal tax, sales tax, water super tax customs and excise duty, emergency tax, water tax and any other toll staxes and levies imposed by Central or provincialGovernments and Local Authorities. 23. The contractor shall study the drawing and bending schedules and report any inaccuracy in dimensions or in concordance 24. The contractors hall faithfully carry out the work as perplan supplied to him and node viation or alternation will be accepted unless executed with the written permission of the Engineer-incharge. 25 Itshallbetheresponsibilityofthecontractortoremovedebrisfromthesiteofworksandleave the place neat and tidy after the completion of work. Nothing extra shall be paid of it. 26. The plant and machinery such as mechanical concrete mixer; hand mixers, vibratos, water pumpingsets, screens, measuring boxes, compaction aridgradation control equipment, steel mouldsforcubesetc.requiredfortheworkshallbearrangedbythecontractorhimselfathisown cost. Anyplantandmachinery, if available with the department may be issued to the contractor; atthediscretionoftheEngineer-in-chargeonhire,atapprovedratesandthecontractorwillbe responsible for its carriage from the place, it is delivered and returning it in working condition. He willalsoberesponsibleforworkingchargesofcrewandhirecharges. Theidledayswhichhappen tooccuronaccountofnaturalcausesormajorbreakdowninmachinerywillnotbechargedtothecontractor provided the certifies such period. 27 The contractors hall make a dequate arrangements for proper (curing through pumping sets, house pipesetc.ofallcementconcretes,reinforcedcementconcreteandbrickworketc.' 28. Consumption of cement brought by the contractor will be controlled by the Engineer-in-charge. However, watch and ward of the stores shall be the responsibility of the contractor. 29. Thecontractorshalluncoveranypartoftheworksormakeopeninginorthroughtheworkof search for the cause of any defects, imperfection or faults in the works as the Engineer-in-chargemayfromtimetotimedirectandshallreinstateandmakegoodaftersuchuncovering,opening,to the satisfaction of the Engineer-in-charge. Nothing extra shall be payable on this account, -

30.	The propertype of screen stest sieves, templates and measuring box es will be arranged by the
	contractor at their own cost and got approved from the Engineer-in-charge before using those at site.
31.	NoitemofworkwillbecommencedunlessEngineer-in-charge(Dy.Dir.Works/A.E(Civil)In-charge) is
	informed before hand and he authorizes commencement after satisfying that the
	arrangements with regard to setting out, materials, labour, machinery and T&Petc. are completed
	and adequate in all respects.
32	AnyotheritemnotprovidedintheBOQcanbegotexecutedattheapplicableMRSrates.Incase ofnon-
	scheduleitems, the same shall also be executed by the contractor aftergetting the non-
	schedulerateapprovedfromtheWorksCommittee/Campus Management CommitteeGCWUS
33	The work of building construction will have to be coordinated with the work of water supply,
	sanitaryandelectrification.Nothingextrashallbepayabletoanycontractoronthisaccount.
34	The security deducted for the bills of the contractor may be deposited with National Bankof
	Pakistanasinterest.bearingsecurity,'ifthecontractormakeswrittenrequestinthisregard.
35	G.I.PipemanufacturedbytheGovernmentownedinstitutionslikePioneersteelMills,P-ECO,
	KarachiPipeetc.willbeusedanypaymentshallreleasedonlyontheproductionofmemosfrom authorized
	dealers ofmanufacturers.
36.	AllsanitarywareshallbeI.C.LKaramcaremakeorfromsimilarapprovedmanufactureofthesame
	standard.
37	The thickness and weight of also soil pipes and special shall be as per totals given in the specification
	i.e. 22 (i)of West Pakistan Buildings and Roads Specification Vol-II, (Public Health
20	Portion) of 1956 Edition.
38.	Fullpaymentforwatersupplylineshallbemadeonlyaftertestingthelineforwhichcertificate
	shallberecordedinthemeasurementBook.
39.	Laying of P.V.C. Pipes of sizes in recesses will be done side by side the building works.
40.	The contractors hall follow the detailed working wiring diagrams howing location of switches and
	electric point's duly approved by the Engineer-in-charge.
41	AHelectricP.V.C.cables^forwiringshallbemanufacturedbyPakistanCables, Fast Cables
	Newage, GM or equivalent.
42. 43	All accessories shall be of shall be of approved quality.
43	P.V.C.CablesshallbeinfulllengthfromswitchelectricalpointsandfromB.D.B.toSwitchBoards, i.e. loop system shall be adopted.
44	· · ·
44	Allwallsocketpointsshallincludeplugcomprisingof3pin,5Amps.Noseparatepaymentofplugshallbemadei ncaseof3pin,5 Amp wall socket points, whether on surface or recessed.
46.	All iron clad Main Switches, fuses and out puts shall be of approved quality.
47.	Allbranchdistributionboardsshallbeprovidedwithimportedfusebaseandgripsorasapproved
47.	by the Engineer-in-charge.
48	Allwallsocketsshallbeof3Pintypeandthe3 rd pinshallbe(earthedthroughcopperwireNo.16
40	SWGrunninginsidethemetalconduit/P.V.C.conduit.Noseparatepaymentfortheearthingof3
	pin5Ampswallsocketpointshallbemade.
49	TheworkwillbecarriedoutstrictlyinaccordancewiththeWestPakistanspecificationsenforced
.,	in the Punjab Buildings Department and to the entire satisfaction of the Engineer-in-charge.
50	(Samplesofsteel)tobeusedinreinforcedcementconcreteworksshallbegottestedbythe Engineer-in-
	chargeandthecontractorwillhavetobeartheexpenses for such tests. The reshould be at least two such samples
	for each batch received at site.
51	Theslumptestsshouldhavetobecarriedoutwhileconcerningandtheslumpmaintainedfor
	variousitemsasperspecificationsorasdirectedbytheEngineer-in-charge.Thecontractorwill

	havetoprovideslumptestingapparatusforthesameattheircost. Anyworkdoneagainst the
	instructions will be liable to be rejected out-right.
52	No pour ingor concrete for Reinforced Cement Concrete shall be permitted without the use of the concrete shall be permitted without the concrete shall be permitted witho
	properconcretemixer, vibrators and propercentering and shuttering, the reshould be at least a
	double set of mixers and vibrators when the concrete is being pour ed to have at least one set as
	stand by.
53	BendingandbindingofM.S.Barswillhavetobedonebythecontractorstrictly,accordingtothe
	drawingorasperwritteninstructionsoftheEngineer-in-charge.Nosuperfluouslengthorlap
	spacesetc.notanywastagewillbepayabletothecontractor.
54	Thetestingconcretetoensurethatthespecifiedstrengthasperspecificationsorasdesiredbythe Engineer-in-
	chargeisbeingachievedwillbegotdonebythecontractorathisowncost. This will include the preparation
	of cubes with uniform square face; their preservation without any damage, curing, transportation to
	be approved laboratory and the testing charges or the
	laboratory. The test resulting for the compressive strength of concrete cubes will have to be submitted
	regularly while the work proceeds.
55	Theraising of columns and members similar to these, will not be permitted exceedings ix feet in
	height.
56	Structuraldesignofthebuilding/pilesprovidefortheuseofhighyield.Reinforcementbars (G-
	60)madefromPakistanSteelMillsBilletKarachionly.Followinginstructionsregardinguseof
	highyieldsteelbarswillbefollowed:
	i) Highyieldstrength(G-60)SteelbarsfrombilletofPakistanSteelaremanufacturedby following
	manufacturers:-
	 M/SAFCOIndustriesLahore.
	• M/SPrimeIndustriesLahore.
	M/SFazalSteelIslamabad.
	ii) TheEngineer-in-chargeisresponsibleforuseofG-60barsmadefromPakistanSteelMills
	Karachi. Heisallowedtoreleasethepaymentagainstthisitemonly, if contractor provides
	theinvoice(original)andcertificatefromabovementionedmanufacturersthatsteelbars
	broughtatsiteforuseinbuilding/pileshavebeenmanufacturedfromPakistanSteelMills
	billet. The invoice as well as certificate referred above shall be the part of paid voucher and
	monthlyaccountsentto A.G. Quality tests of Steel Bars (Grade-60) asperspecification are,
	however, mandatory.
	iii) Ifinvoiceandmanufacturercertificateisnotprovidedbythecontractorandnotannexed
	with paid voucher, the rate of M.S. bars shall be reduced By Rs. 4500 per ton.
57	Source of stone for use in stone masonry will be approved by the Engineer-in-charge.
58	Unlessspecifiedotherwisepressedsteelhallowdoorframesforallbuildingshallbeused. Edge
	beadmadefromexpendedmetalshallbeusedontheverticaledgessuchasjambsofdoorsand windowsetc.
59	RULES 48 ELECTRICITY RULES 1937
	Precaution to be adopted by consumers, owners, electrical contractor, electrical workmen
	licenseesandothersuppliersofenergy:(I)Noelectricalinstallationwork,includingadditions,
	alternations, required and adjustments to existing installation, except such replacement of
	lamps,fans,fuses,switchesandothercomponentpartoftheinstallationsasinnowayaltersits
	capacityorcharactershallbecarriedoutuponthepremisesoronbehalfofanyconsumeror owner for the
	purposes of the supply of energy to such consumers or owner, except byan
	electricalcontractorlicensedbytheProvincialGovernmentinthisbehalfandunderthedirect supervision
	of the person holding a certificate of competency issued by the Provincial Government.